### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

GLOBEX INTERNATIONAL, INC., §	
§	
Plaintiff, §	
<b>§</b>	
<b>§</b>	
VS. §	CIVIL ACTION NO. 3:09-cv-0510-B
<b>§</b>	ECF
<b>§</b>	
MMA AUTHENTICS, LLC, PATRICIA §	
SIMCIC DISABATO, Individually, §	
MICHAEL DISABATO, Individually, and §	
SILVER KNIGHT SALES AND §	
MARKETING, LTD., §	
§	
Defendants. §	

## PLAINTIFF'S MOTION FOR LEAVE TO AMEND PLAINTIFF'S FIRST AMENDED COMPLAINT AND BRIEF IN SUPPORT

COMES NOW Plaintiff Globex International, Inc. ("Plaintiff" or "Globex"), by and through its attorneys of record, pursuant to Federal Rule of Civil Procedure 15(a), and files this Motion for Leave to Amend First Amended Complaint and Brief in Support<sup>1</sup> and in support thereof, would respectfully show this Court as follows:

#### I. FACTUAL BACKGROUND AND PROCEDURAL HISTORY

On March 16, 2009, Plaintiff filed its Original Complaint against Defendants MMA Authentics, LLC; Patricia Simcic DiSabato, Individually; Michael DiSabato, Individually; and Silver Knight Sales & Marketing, Ltd. for a number of claims arising out of Defendants' intent to defraud Globex out of recovering on its \$5.3 million judgment against Defendants Michael

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<sup>&</sup>lt;sup>1</sup> A copy of Plaintiff's proposed Second Amended Complaint is attached hereto as **Exhibit A**.

DiSabato and Silver Knight in the lawsuit styled as *Globex International, Inc. v. Michael DiSabato, et al.*, Case No. 3:05-cv-1814-N, pending in the United States District Court for the Northern District of Texas.

Subsequently, in September 2009, Plaintiff learned that the scheme devised to defraud Globex out of recovering on its judgment involved a number of other parties, including Jerry Peer and the firm of Adams, Babner & Gitlitz, counsel for Defendants MMA Authentics, Patricia DiSabato, Michael DiSabato, and Silver Knight; Richard Kruse, Melissa Kruse, and Gryphon Asset Management, the receiver requested by Silver Knight and appointed to take control of Silver Knight in its Ohio state court receivership proceeding; and Steven E. Miller and Crabbe, Brown & James, LLP, the counsel requested by Silver Knight and appointed to represent the receiver in Silver Knight's Ohio state court receivership proceeding. Specifically, these abovereferenced parties conspired to create and did create a sham to perpetrate fraud against Plaintiff Globex and did so through the Ohio state court receivership proceeding in an attempt to cloak their fraudulent activities in a judicial robe. Additionally, Plaintiff believes that Huntington Bank had actual or constructive awareness of Globex's pre-existing claims against Silver Knight when Silver Knight transferred a security interest in its inventory to Huntington National Bank. As such, Huntington National Bank was not an innocent, good faith transferee of the security interest, and the transfer from Silver Knight to Huntington National Bank should be voided.

Amendment of Plaintiff's pleadings is necessary for the following reasons: 1) to name new parties that were discovered in or about September 2009; 2) to articulate new theories of recovery, which are based both on facts already pleaded and on new facts uncovered in September 2009; 2) to provide a more clear and more definite statement of the causes of action

being pled and the requisite elements for those causes of action; and 3) to ensure that all defendants have fair notice of all assertions being made against them.

#### II. ARGUMENT AND AUTHORITIES

"Rule 15(a) declares that leave to amend 'shall be freely given when justice so requires'; this mandate is to be heeded." *Foman v. Davis*, 371 U.S. 178, 182 (1962); *see also* FED. R. CIV. P. 15(a)(2); *Lyn-Lea Travel Corp. v. Am. Airlines, Inc.*, 283 F.3d 282, 286 (5th Cir. 2002) ("Federal Rule of Civil Procedure 15(a) requires the trial court to grant leave to amend 'freely,' and the language of this rule 'evinces a bias in favor of granting leave to amend.""); *Williams v. United States*, 405 F.2d 234, 236 (5th Cir. 1968) ("Of course, we are committed to the proposition that leave to amend should be given freely when justice requires."). While appellate courts "review denial of leave to amend for abuse of discretion[,]" such "discretion" is misleading in the context of motions to amend because the Federal Rules clearly evince "a bias in favor of granting leave to amend." *Martin's Herend Imports, Inc. v. Diamond & Gem Trading United States of America Co.*, 195 F.3d 765, 770 (5th Cir. 1999).

Absent circumstances where granting leave to amend will cause an undue delay in the proceedings or where there is bad faith or dilatory motive on the part of the movant, repeated failure to cure deficiencies by amendments previously allowed, undue prejudice to the opposing party by virtue of allowance of an amendment, or such amendment would be futile, leave to amend "should be freely given." *Foman*, 371 U.S. at 182; *see also United States ex rel. Adrian v. Regents of Univ. of Cal.*, 363 F.3d 398, 403 (5th Cir. 2004); *see also Rosenzweig v. Azurix Corp.*, 332 F.3d 854, 864 (5th Cir. 2003). As set forth below, none of these factors exist in this case, and as such, the Court should grant Plaintiff Globex's motion for leave to amend.

Plaintiff's motion is brought in good faith so as to ensure its claims are stated as clearly as possible and with as much factual detail as is required under the Federal Rules of Civil Procedure and to ensure that all defendants are on notice of the claims being asserted against them. Plaintiff has only amended its pleadings on one prior occasion and has not failed to cure any deficiencies brought to Plaintiff's attention.

Granting leave to amend Plaintiff's pleadings will not cause any party prejudice. First, the deadline to amend pleadings set forth by this Court has not yet passed. Second, trial in this matter has not even been set. Third, the discovery period does not end for over eight months. Furthermore, Defendants have yet to serve any discovery on Plaintiff. Thus, the amended pleading will not set back any defendant's defense of this matter.

Finally, this amendment will not be futile, as it will serve as to more clearly delineate claims already made and ensure that these claims meet the pleading requirements of the Federal Rules. Additionally, it will add in additional Defendants and assert additional viable claims, the existence of which were not known to Plaintiff until September 2009.

Where an amendment does not "fundamentally alter the nature of the case[,]" leave to amend should be freely given. *Mayeau v. La. Health Serv. & Indem. Co.*, 376 F.3d 420 (5th Cir. 2004). Even amendments that do alter the nature of the case should be granted, however, when fairness warrants. *See id.* With no trial date set and minimal discovery having been conducted, Plaintiff Globex's motion for leave to amend should be granted, both in the interest of justice and to promote the spirit evinced in the Federal Rules of Civil Procedure.

#### III. <u>CONCLUSION</u>

Plaintiff Globex brings this Motion for Leave to Amend Plaintiff's First Amended Complaint in good faith. Plaintiff has not repeatedly failed to cure any deficiencies in its

pleadings, an amendment to the pleadings will not prejudice any party, and this amendment will not be futile. For these reasons, Plaintiff respectfully moves this Court to **GRANT** this Motion for Leave to Amend and to also **GRANT** Plaintiff such other and further relief to which he may be entitled at law or in equity.

Respectfully submitted this 25<sup>th</sup> day of September, 2009,

#### /s/ Christopher S. Hamilton

Christopher S. Hamilton State Bar No. 24046013

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COUNSEL FOR PLAINTIFF GLOBEX INTERNATIONAL, INC.

#### **CERTIFICATE OF CONFERENCE**

I, the undersigned counsel of record, hereby certify that I attempted to confer with counsel for Defendants via electronic mail on September 22, 2009 and again on September 24, 2009 regarding this Motion. Counsel for Defendants failed to respond to these messages. As such, Plaintiff assumes that Defendants are opposed to this Motion.

> /s/ Christopher S. Hamilton Christopher S. Hamilton

#### **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing was served on the following counsel of on this 25<sup>th</sup> day of September, 2009, in accordance with the Federal Rules of Civil Procedure:

Alexander L. Bednar Via ECF

BEDNAR LAW FIRM

204 N. Robinson, Suite 800 Oklahoma City, OK 73102

Telephone: (405) 235-1603 Facsimile: (405) 232-0587

Jerry E. Peer, Jr. Via ECF

PETERSON, ELLIS, FERGUS & MACDOWELL, LLP

Plaza One, Suite 650 250 Civic Center Drive Columbus, OH 43215

Steven R. LaFuente Via ECF

2926 Maple Avenue

Suite 200

Dallas, TX 75201

/s/ Christopher S. Hamilton Christopher S. Hamilton

# Exhibit A

#### IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

GLOBEX INTERNATIONAL, INC.,	§	
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Plaintiff,	§	
	§	
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VS.	§	CIVIL ACTION NO. 3:09-cv-0510-B-BD
	§	ECF
	§	
MMA AUTHENTICS, LLC; PATRICIA	§	
SIMCIC DISABATO, Individually;	§	
MICHAEL HORACE DISABATO,	§	
Individually; SILVER KNIGHT SALES	§	
& MARKETING, LTD.; JOHN DOE	§	
LAW FIRM; JOHN DOE LAWYER,	§	
Individually; ADAMS, BABNER &	§	
GITLITZ, LLC; JERRY E. PEER, JR.,	§	
Individually; GRYPHON ASSET	§	
MANAGEMENT, LLC; RICHARD F.	§	
KRUSE, Individually; MELISSA KRUSE,	§	
Individually; CRABBE, BROWN &	§	
JAMES, LLP; STEVEN E. MILLER,	§	
Individually; and HUNTINGTON	§	
NATIONAL BANK,	§	
	§	
Defendants.	§	

#### PLAINTIFF'S SECOND AMENDED COMPLAINT

#### TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, Plaintiff Globex International, Inc., complaining of and about MMA Authentics, LLC; Patricia Simcic DiSabato; Michael Horace DiSabato; Silver Knight Sales & Marketing, Ltd.; John Doe Law Firm; John Doe Lawyer; Adams, Babner & Gitlitz, LLC; Jerry E. Peer, Jr.; Gryphon Asset Management, LLC; Richard F. Kruse; Melissa Kruse; Crabbe, Brown & James, LLP; Steven E. Miller; and Huntington National Bank (collectively

"Defendants"), and files Plaintiff's Second Amended Complaint, and in support thereof, would respectfully show the Court and Jury as follows:

## PARTIES AND SERVICE OF CITATION

- 1. Plaintiff Globex International, Inc. ("Globex") is a Texas corporation that may be served through its undersigned attorney of record.
- Defendant Michael Horace DiSabato ("Michael DiSabato") is a citizen of the 2. State of Ohio, has appeared and answered in this case, and may be served through his attorney of record: Alex Bednar of The Bednar Law Firm, at 204 N. Robinson, Suite 800, Oklahoma City, Oklahoma 73102.
- 3. Defendant Patricia Simcic DiSabato ("Patricia DiSabato") is a citizen of the State of Ohio, has appeared and answered in this case, and may be served through her attorney of record: Alex Bednar of The Bednar Law Firm, at 204 N. Robinson, Suite 800, Oklahoma City, Oklahoma 73102.
- 4. Defendant MMA Authentics, LLC ("MMA Authentics") is a limited liability company that is organized under the laws of the State of Ohio and has its principal place of business in the State of Ohio. MMA Authentics has appeared and answered in this case and may be served through its attorney of record: Alex Bednar of The Bednar Law Firm, at 204 N. Robinson, Suite 800, Oklahoma City, Oklahoma 73102.
- 5. Defendant Silver Knight Sales & Marketing, Ltd. ("Silver Knight") is a limited liability company that is organized under the laws of the State of Ohio and has its principal place of business in the State of Ohio. Silver Knight has appeared and answered in this case and may be served through its attorney of record: Alex Bednar of The Bednar Law Firm, at 204 N. Robinson, Suite 800, Oklahoma City, Oklahoma 73102.

- 6. Defendant John Doe Law Firm is a law firm whose citizenship, state of formation, and principal place of business are unknown at this time.
- 7. Defendant John Doe Lawyer is an individual whose residence and citizenship is unknown at this time.
- 8. Defendant Adams, Babner & Gitlitz, LLC ("Adams, Babner & Gitlitz") is a limited liability company that is organized under the laws of the State of Ohio and has its principal place of business in the State of Ohio. Adams, Babner & Gitlitz does not have a registered agent for service of process in the State of Texas. Service of process on Adams, Babner & Gitlitz may be made according to the laws of the State of Texas by serving its registered agent, Bret A. Adams, at 5003 Horizons Drive, Suite 200, Columbus, Ohio 43220.
- 9. Defendant Jerry E. Peer, Jr. ("Jerry Peer") is an individual citizen of the State of Ohio who may be served with process at his principal place of business at the law firm of Peterson, Ellis, Fergus & MacDowell, LLP, at Plaza One, Suite 650, 250 Civic Center Drive, Columbus, Ohio 43215.
- 10. Defendant Gryphon Asset Management, LLC ("Gryphon Asset Management") is a limited liability company that is organized under the laws of the State of Ohio and has its principal place of business in the State of Ohio. Gryphon Asset Management does not have a registered agent for service of process in the State of Texas. Gryphon Asset Management has appeared in this case. Service of process on Gryphon Asset Management may be made according to the laws of the State of Texas by serving its registered agent, Richard F. Kruse, at 9387 South Old State Road, Lewis Center, Ohio 43035.

- 11. Defendant Richard F. Kruse is an individual citizen of the State of Ohio who may be served with process at his principal place of business, at 9387 South Old State Road, Lewis Center, Ohio 43035.
- 12. Defendant Melissa Kruse is an individual citizen of the State of Ohio who may be served with process at her principal place of business, at 9387 South Old State Road, Lewis Center, Ohio 43035.
- 13. Defendant Crabbe, Brown & James LLP ("Crabbe, Brown & James") is a limited liability partnership that is organized under the laws of the State of Ohio and has its principal place of business in the State of Ohio. Crabbe, Brown & James does not have a registered agent for service of process in the State of Texas. Service of process on Crabbe, Brown & James may be made according to the laws of the State of Texas by serving its registered agent, Richard D. Wetzel, Jr., at 500 South Front St., Suite 1200, Columbus, OH 43215.
- 14. Defendant Steven E. Miller ("Steve Miller") is a individual citizen of the State of Ohio who may be served with process at his principal place of business, at the law firm of Crabbe, Brown & James, at 500 South Front St., Suite 1200, Columbus, OH 43215.
- 15. Defendant Huntington National Bank is a corporation organized under the laws of the State of Ohio and has its principal place of business in the State of Ohio. Huntington National Bank does not have a registered agent for service of process in the State of Texas. Service of process on Huntington National Bank may be made according to the laws of the State of Texas by serving the president, vice president, or registered agent at 41 South High Street, Columbus, Ohio 43216.

- 16. Plaintiff hereby incorporates Paragraphs 1-16 and 30-97 as if fully set forth herein.
- 17. The Court has jurisdiction over the lawsuit under 28 U.S.C. § 1332(a)(1) because the Plaintiff and Defendants are citizens of different states and the amount in controversy exceeds \$75,000.00, excluding interest and costs.
- 18. The Court has personal jurisdiction over Defendants pursuant to Texas Civil Practice and Remedies Code § 17.042. Defendants have performed acts constituting business in this state.
- 19. Defendant MMA Authentics has carried out acts constituting business in the State of Texas, has committed torts in whole or in part in the State of Texas, either on its own or through an agent, and/or has engaged in substantial and not isolated activity in the State of Texas. Plaintiff's claims against MMA Authentics arose from its carrying out acts constituting business in the State of Texas, its commission of torts in whole or in part in the State of Texas, either on its own or through an agent, and/or its substantial and not isolated activity in the State of Texas. MMA Authentics established minimum contacts with the State of Texas by purposefully availing itself of the privilege of conducting activities in-state, thereby invoking the benefits and protection of Texas law. Furthermore, the conduct of MMA Authentics is such that it should reasonably anticipate being haled into Court in the State of Texas.
- 20. Defendant Patricia DiSabato has carried out acts constituting business in the State of Texas, has committed torts in whole or in part in the State of Texas, and/or has engaged in substantial and not isolated activity in the State of Texas. Patricia DiSabato established minimum contacts with the State of Texas by purposefully availing herself of the privilege of

conducting activities in-state, thereby invoking the benefits and protection of Texas law. Furthermore, the conduct of Defendant Patricia DiSabato is such that she should reasonably anticipate being haled into Court in the State of Texas.

- 21. Defendant Michael DiSabato has carried out acts constituting business in the State of Texas, has committed torts in whole or in part in the State of Texas, and/or has engaged in substantial and not isolated activity in the State of Texas. Plaintiff's claims against Defendant Michael DiSabato arose from his carrying out acts constituting business in the State of Texas or from his commissions of torts in whole or in part in the State of Texas. DiSabato established minimum contacts with the State of Texas by purposefully availing himself of the privilege of conducting activities in-state, thereby invoking the benefits and protection of Texas law. Furthermore, the conduct of Defendant Michael DiSabato is such that he should reasonably anticipate being haled into Court in the State of Texas. In a related lawsuit styled *Globex International, Inc. v. Michael DiSabato and Silver Knight Sales & Marketing, Ltd.*, Cause No. 3:05-cv-1814-N, pending in the United States District Court for the Northern District of Texas, Dallas Division, Defendant Michael DiSabato was already held to be subject to personal jurisdiction of this Court. *See* Cause No. 3:05-cv-1814-N, at Doc. Nos. 11, 21.
- 22. Defendant Silver Knight has carried out acts constituting business in the State of Texas, has committed torts in whole or in part in the State of Texas, and/or has engaged in substantial and not isolated activity in the State of Texas. Plaintiff's claims against Defendant Silver Knight arose from its carrying out acts constituting business in the State of Texas or from its commissions of torts in whole or in part in the State of Texas. Silver Knight established minimum contacts with the State of Texas by purposefully availing itself of the privilege of conducting activities in-state, thereby invoking the benefits and protection of Texas law.

Furthermore, the conduct of Defendant Silver Knight is such that it should reasonably anticipate being haled into Court in the State of Texas. In a related lawsuit styled *Globex International*, *Inc. v. Michael DiSabato and Silver Knight Sales & Marketing, Ltd.*, Cause No. 3:05-cv-1814-N, pending in the United States District Court for the Northern District of Texas, Dallas Division, Defendant Silver Knight was already held to be subject to personal jurisdiction of this Court.

- 23. Defendants Jerry Peer and Adams, Babner, & Gitlitz have carried out acts constituting business in the State of Texas, have committed torts in whole or in part in the State of Texas, and/or have engaged in substantial and not isolated activity in the State of Texas. Plaintiff's claims against Defendants Jerry Peer and Adams, Babner, and Gitlitz arose from their carrying out acts constituting business in the State of Texas or from their commissions of torts in whole or in part in the State of Texas. Jerry Peer and Adams, Babner, and Gitlitz established minimum contacts with the State of Texas by purposefully availing themselves of the privilege of conducting activities in-state, thereby invoking the benefits and protection of Texas law. Defendants Jerry Peer and Adams, Babner, and Gitlitz are operating as agents of Michael DiSabato in the carrying on of business activities in the State of Texas and in the commission of torts in whole or in part in the State of Texas. Furthermore, the conduct of Defendants Jerry Peer and Adams, Babner, and Gitlitz is such that it should reasonably anticipate being haled into Court in the State of Texas.
- 24. Defendants Gryphon Asset Management, Richard Kruse, and Melissa Kruse have carried out acts constituting business in the State of Texas, have committed torts in whole or in part in the State of Texas, and/or have engaged in substantial and not isolated activity in the State of Texas. Plaintiff's claims against Defendants Gryphon Asset Management, Richard Kruse, and Melissa Kruse arose from their carrying out acts constituting business in the State of Texas or

from their commissions of torts in whole or in part in the State of Texas. Gryphon Asset Management, Richard Kruse, and Melissa Kruse established minimum contacts with the State of Texas by purposefully availing themselves of the privilege of conducting activities in-state, thereby invoking the benefits and protection of Texas law. Defendants J Gryphon Asset Management, Richard Kruse, and Melissa Kruse are operating as agents of Michael DiSabato, Jerry Peer, Adams, Babner & Gitlitz, Steven E. Miller, and/or Crabbe, Brown & James in the carrying on of business activities in the State of Texas and in the commission of torts in whole or in part in the State of Texas. Furthermore, the conduct of Defendants Gryphon Asset Management, Richard Kruse, and Melissa Kruse is such that it should reasonably anticipate being haled into Court in the State of Texas.

25. Defendants Steven E. Miller and Crabbe, Brown & James have carried out acts constituting business in the State of Texas, have committed torts in whole or in part in the State of Texas, and/or have engaged in substantial and not isolated activity in the State of Texas. Plaintiff's claims against Defendants Steven E. Miller and Crabbe, Brown & James arose from their carrying out acts constituting business in the State of Texas or from their commissions of torts in whole or in part in the State of Texas. Steven E. Miller and Crabbe, Brown & James established minimum contacts with the State of Texas by purposefully availing themselves of the privilege of conducting activities in-state, thereby invoking the benefits and protection of Texas law. Defendants Steven E. Miller and Crabbe, Brown & James are operating as agents of Michael DiSabato, Jerry Peer, Adams, Babner & Gitlitz, Gryphon Asset Management, Richard Kruse, and/or Melissa Kruse in the carrying on of business activities in the State of Texas and in the commission of torts in whole or in part in the State of Texas. Furthermore, the conduct of

Defendants Steven E. Miller and Crabbe, Brown & James is such that it should reasonably anticipate being haled into Court in the State of Texas.

- 26. Huntington National Bank has carried out acts constituting business in the State of Texas, has committed torts in whole or in part in the State of Texas, and/or has engaged in substantial and not isolated activity in the State of Texas. Plaintiff's claims against Defendant Huntington National Bank arose from its carrying out acts constituting business in the State of Texas or from its commissions of torts in whole or in part in the State of Texas. Huntington National Bank established minimum contacts with the State of Texas by purposefully availing itself of the privilege of conducting activities in-state, thereby invoking the benefits and protection of Texas law. Furthermore, the conduct of Defendant Huntington National Bank is such that it should reasonably anticipate being haled into Court in the State of Texas.
- 27. MMA Authentics is the alter ego of Silver Knight and/or Michael DiSabato. MMA Authentics was not adequately capitalized; MMA Authentics and Silver Knight had significant overlap in ownership, officers, directors, and or personnel; MMA Authentics and Silver Knight shared common office space, address, telephone numbers, and warehouse space; MMA Authentics and Silver Knight did not deal "at arm's-length" with each other; Silver Knight paid expenses for MMA Authentics, including the salaries of MMA Authentics' employees; and together, with the help of additional parties as described herein, Silver Knight and MMA Authentics perpetrated fraud, wrongdoing, and/or injustice on Plaintiff.
- 28. Patricia DiSabato is the alter ego of Michael DiSabato, and is being utilized as his agent and nominee to be the "paper owner" of MMA Authentics and of other assets of Michael DiSabato, when in reality MMA Authentics is wholly owned and controlled by Michael DiSabato. No arms-length relationship exists between Michael DiSabato and Patricia DiSabato

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because they are husband and wife. Patricia DiSabato is being utilized as the alter ego of Michael DiSabato with the intent of defrauding, hindering, and/or delaying Globex as a creditor. Patricia DiSabato is acting as the agent of Michael DiSabato in the commission of torts in whole or in part in the State of Texas.

#### III. VENUE

29. Venue is proper in this district under 28 U.S.C. § 1391(a)(2) because a substantial part of the events or omissions giving rise to this claim occurred in this district. In a related lawsuit styled Globex International, Inc. v. Michael DiSabato and Silver Knight Sales & Marketing, Ltd., Cause No. 3:05-cv-1814-N, pending in the United States District Court for the Northern District of Texas, Dallas Division, a seven-member jury found Defendants Michael DiSabato and Silver Knight liable for claims of breach of partnership agreement, breach of fiduciary duty, and fraud and awarded Plaintiff damages resulting in a judgment of \$5.3 million. Plaintiff's claims in that litigation were based, in part, on claims that Defendants Michael Silver Knight had misappropriated assets of the Silver DiSabato and Globex partnership, which were in turn transferred to Defendants MMA Authentics and Patricia DiSabato. All of the claims in this lawsuit arise from the Defendants' unlawful actions and conspiracy to evade, hinder, and delay satisfaction of the judgment rendered in the United States District Court for the Northern District of Texas, Dallas Division, in Cause No. 3:05-cv-1814-N.

#### IV. FACTS

#### A. Globex Is Awarded \$5.3 Million Judgment in the Underlying Lawsuit.

30. In September 2005, Globex filed suit against Michael DiSabato and Silver Knight alleging claims including breach of partnership agreement, breach of fiduciary duty, and fraud.

That case was styled Globex International, Inc. v. Michael DiSabato and Silver Knight Sales & Marketing, Ltd., Cause No. 3:05-cv-1814-N, In the United States District Court for the Northern District of Texas, Dallas Division (the "Underlying Lawsuit").

- 31. Jury trial commenced in the Underlying Lawsuit on March 3, 2009, and on March 10, 2009, the seven-member jury returned a verdict in favor of Plaintiff Globex finding as follows:
  - Silver Knight breached its partnership agreement with Globex; (a)
  - (b) Silver Knight breached its fiduciary duty to Globex;
  - (c) Michael DiSabato knowingly participated in Silver Knight's breach of its fiduciary duty to Globex; and
  - Silver Knight and Michael DiSabato both committed fraud against Globex. (d)
- 32. On May 1, 2009, Judgment was entered in the Underlying Lawsuit in favor of the Plaintiff Globex and against the Defendants in the aggregate amount of \$5.3 million. See Judgment, attached as Exhibit 1.
- В. MMA Authentics Is Created During the Pendency of the Underlying Lawsuit, with Michael DiSabato's Wife as the President and Sole Owner, in Order to Defraud Globex as a Creditor.
- 33. Defendant Michael DiSabato gave his deposition in the Underlying Lawsuit in March of 2007. At the deposition, Michael DiSabato was presented with an extensive amount of indisputable evidence demonstrating his fraud against Globex and retired investor Dennis Thein.
- 34. Less than one month later, Michael DiSabato formed Defendant MMA Authentics. MMA Authentics is operated out of the same office as Silver Knight, in the same line of business, with the same employees, same accountants, same management and control, same address, same fax number, same phone number, same office equipment, and the same

warehouse space where the inventory of Silver Knight and MMA Authentics is intermingled indistinguishably in the very same room. Silver Knight also paid MMA Authentics' payroll expenses.

- 35. The only difference between Silver Knight and MMA Authentics is that, while Michael DiSabato was the President and sole owner of Silver Knight, Michael DiSabato's wife, Defendant Patricia DiSabato, is the President and sole owner of MMA Authentics. Prior to being anointed as the sham President and sole owner of MMA Authentics, a cage fighting apparel and novelty company whose sales revenues Michael DiSabato claims will exceed \$30 million in 2009, Patricia DiSabato had been a counselor for special needs children. More recently, according to Michael DiSabato's deposition testimony, Patricia DiSabato had acted in part-time janitorial capacity for Silver Knight. Not surprisingly, Michael DiSabato is the public face and person in control of MMA Authentics and is the person who signed the Articles of Organization for MMA Authentics.
- 36. According to recent post-judgment deposition testimony of Michael DiSabato, the MMA Authentics alter ego and sham to perpetrate a fraud against Globex was devised, executed, and advanced with the advice, aid, assistance, and counsel of a lawyer. Because Michael DiSabato purported not to know the name of the law firm and lawyer who conspired with Defendants to perpetrate this fraud, the law firm and lawyer have been named as John Doe Law Firm and John Doe Lawyer, respectively, until such time as the actual identity of said Defendants can be discovered.

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- 1. Defendants Obtain the Ex Parte Appointment of a Pre-selected Receiver for Silver Knight and then Attempt To Use the State Court Receivership to Obtain Dismissal of All Claims Against MMA Authentics, Patricia DiSabato and Michael DiSabato with Prejudice.
- 37. On March 20, 2009, four days after this lawsuit was filed, and one week after the jury rendered its verdict in the Underlying Lawsuit, Silver Knight filed a voluntary receivership in Ohio State Court, styled In Re: Dissolution of Silver Knight Sales & Marketing, Ltd., Case No. 09-MS-3-185, In the Court of Common Pleas, Franklin County, Ohio. See Verified Complaint for Judicial Dissolution and for Immediate Appointment of Receiver, attached as **Exhibit 2**. The receivership action was filed by counsel Defendant Jerry E. Peer of the law firm of Defendant Adams, Babner & Gitlitz, and the Complaint specifically requested the immediate appointment of Defendant Gryphon Asset Management, by and through its principal Defendant Richard Kruse, as the preselected Receiver and Defendant Steven E. Miller of Defendant Crabbe, Brown & James as the preselected counsel for Receiver. Without informing Plaintiff Globex, Silver Knight's largest creditor several times over, of this filing, Defendants then sought and obtained ex parte an order appointing Gryphon Asset Management, by and through its principal Richard Kruse, as the Receiver and Steven E. Miller of Defendant Crabbe, Brown & James as the Receiver's counsel. See Order Appointing Receiver, dated March 20, 2009, attached as Exhibit 3.
- 38. In spite of the fact that Silver Knight was a multimillion dollar company with extensive inventory and valuable national licenses, and in spite of the fact that Silver Knight owed Plaintiff Globex over \$3.2 million, Defendants requested that the Receiver be required to

post a bond of only \$1.00. *Id*. The receivership court required that the Receiver post a bond of only \$1.00. *Id*.

- 39. In direct contravention of the Order Appointing Receiver, no one ever informed Plaintiff Globex of the receivership. *Id.* Instead, Globex inadvertently learned of the receivership in a newspaper article. To this date, no formal notice of the receivership has ever been provided to Globex.
- 40. Nevertheless, after learning about the Silver Knight state court receivership in the newspaper, Globex filed its Sworn Notice and Proof of Claim on May 5, 2009 ("Notice of Claim"), attaching a copy of the Judgment rendered in the Underlying Case. *See* Notice of Claim, attached as **Exhibit 4**. The Notice of Claim explicitly contained the undersigned counsel's contact information, as well as the contact information for Globex's local counsel in Ohio, James C. Carpenter of Carpenter Lane, LLC, who appeared on behalf of Globex in the receivership case. *Id*.
- 41. The undersigned counsel also contacted Steve Miller on several occasions to discuss the nature of the Underlying Case, the jury's fraud findings, and the Defendants' history of fraudulent transfers and scams to defraud Globex as a judgment creditor. Steve Miller informed the undersigned counsel that the value of Silver Knight's inventory exceeded \$1 million. The undersigned counsel stressed the importance of the matter to Globex and voiced Globex's concerns about the state court receivership proceeding given the Defendants' prior misconduct.
- 42. On May 8, 2009, Defendants MMA Authentics, Patricia DiSabato, Michael DiSabato, and Silver Knight filed in this case a Motion to Dismiss Based on the Appointment of Receiver. *See* Doc. No. 12. That motion sought to dismiss all claims against all defendants with

prejudice based upon the Ohio state court receivership, even though MMA Authentics, Patricia DiSabato, and Michael DiSabato were not parties to the Silver Knight receivership proceeding. Furthermore, the instant case was filed prior to the filing of the state court receivership proceeding. In their Motion to Dismiss Based upon the Appointment of Receiver, the Defendants were unable to cite a single federal case to support their motion. Plaintiff subsequently discovered that Steve Miller and Crabbe, Brown & James participated in the research and drafting of this Motion to Dismiss Based on the Appointment of Receiver, and that, based upon the billing records of said Defendants, they had specifically looked for federal case law to support the notion that a state court receivership court had jurisdiction to stay a federal *in personam* action. Not surprisingly, they were apparently unable to find a single case to support even a stay, much less a dismissal with prejudice, with respect to any Defendant and especially with respect to Defendants who were not even party to the receivership proceeding. *See* Motion of Receiver Gryphon Asset Management, LLC for approval of Expenses and Attorney's Fees, attached as **Exhibit 5**. Defendants filed the motion anyway.

43. The Ohio state court receivership is a procedural ploy devised by Defendants MMA Authentics, Silver Knight, Michael DiSabato, Patricia DiSabato, Jerry Peer, and Adams, Babner & Gitlitz, with which Defendants Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, and Crabbe, Brown & James assisted, encouraged, participated and/or conspired. The object of the Defendants' actions is to unlawfully defraud, hinder, and delay Globex as a judgment creditor by perpetrating a fraud on this Court.

- 2. Defendants Dispose of Silver Knight's Assets and Inventory without Providing Any Notice to Globex and Attempt to Conceal Evidence of Fraud from Globex and this Court.
- Despite the fact that Globex filed a Notice of Claim in the state court receivership 44. proceeding, Jerry Peer, Adams, Babner & Gitlitz, Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, and Crabbe, Brown & James have never provided Globex with any written notice regarding the receivership and have failed to serve Globex with a single one of the motions, documents, requests, or inventories filed with the receivership court. See e.g. Motion of Receiver Gryphon Asset Management, LLC for approval of Expenses and Attorney's Fees, at Certificate of Service, attached as **Exhibit 5**.
- 45. Rather than conduct the receivership as an instrument for the benefit of Silver Knight's creditors, Defendants have utilized the receivership as a mechanism to protect and unlawfully advance the interests of MMA Authentics, Patricia DiSabato, and Michael DiSabato, and to attempt to cloak their fraudulent schemes in a judicial robe.
- 46. Globex did not learn that the Receiver had taken any action, much less disposed of Silver Knight's assets, until Michael DiSabato's deposition at the Earle Cabell Federal Courthouse in Dallas, Texas on September 11, 2009, at which Mr. DiSabato's lawyer, Jerry Peer, inadvertently commented that the Receiver had been selling off Silver Knight's inventory.
- 47. When Globex's local counsel in Columbus, Ohio, Jim Carpenter, went to the receivership court directly to obtain copies of the motions and documents Defendants had filed in that case, the results were nothing short of astonishing.
- 48. Defendants had not once mentioned Globex by name in any filings with the receivership court. Defendants had failed to inform the receivership court that Silver Knight had a \$3.2 million non-dischargeable judgment against it that contained findings of fraud. The only

mention of Globex or its judgment in the entire file of the receivership court was in the Notice of Claim Globex filed in May of 2009.

- 3. Defendants' Actions Surrounding the Receivership Render Globex's \$3.2 Million Judgment Against Silver Knight Completely Worthless.
- 49. The gross misconduct of Defendants MMA Authentics, Silver Knight, Michael DiSabato, Patricia DiSabato, Jerry Peer, Adams, Babner & Gitlitz, Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, and Crabbe, Brown & James in conspiring to manipulate the Ohio state court receivership proceeding for their own gain, have rendered the entirety of Globex's \$3.2 million claim against Silver Knight completely worthless as a result of the following:
  - (a) Silver Knight's inventory was being stored in the same room of the same warehouse as the inventory belonging to MMA Authentics. See First Report of Receiver, attached as Exhibit 6. Rather than take an actual inventory of all items in the room, the Receiver and its counsel simply took Michael DiSabato's word for what items belonged to Silver Knight, and even then only conducted a "spot check" of the inventory Michael DiSabato hand-picked. See Inventory of Silver Knight, attached as Exhibit 7. As a result of this abject failure to take an inventory of, or even attempt to secure, the entire contents of the warehouse room where Silver Knight and MMA Authentics comingled their inventory, Globex has been forever deprived of the ability to discover the extent of the fraudulent transfers of inventory and other assets from Silver Knight to MMA Authentics. Globex is further deprived of the possibility of ever discovering the extent to which Michael and Patricia DiSabato misappropriated Silver Knight inventory

- and sold it privately for their benefit, which they are known to have done in the past with inventory specifically misappropriated from Globex.
- (b) The Receiver sold the bulk of the Michael DiSabato hand-picked Silver Knight inventory, which the Receiver had previously stated to be worth over \$1 million, for virtually nothing, without ever notifying Globex or making motion to the receivership court. *See* First Report of Receiver, attached as **Exhibit 6**.
- (c) The Receiver and its counsel then made motion to the Court to use the proceeds of the sales to pay the fees of the Receiver and its attorney. *See* Motion of Receiver Gryphon Asset Management, LLC for approval of Expenses and Attorney's Fees, attached as **Exhibit 5**.
- (d) In spite of the discrepancies between the inventory list provided by Michael DiSabato and Silver Knight to the Receiver and the actual inventory reviewed during the "spot check", the Receiver decided not to conduct any further investigation, even after having been compensated to do so. *See* Inventory of Silver Knight, attached as **Exhibit 7**.
- (e) The Receiver never made any attempt to determine the actual wholesale or retail value of Silver Knight's inventory prior to attempting to sell it. The Receiver never even attempted to determine what price Silver Knight had paid for the inventory the Receiver was dumping.
- (f) The inventory list provided by Silver Knight demonstrates that a large portion of the inventory that was turned over to the receivership estate was likely paid for, and was certainly developed, by Globex. As a result, Globex was in a better position than almost anyone to maximize the value of the inventory. Globex was

not consulted and the inventory was disposed of without notice to Globex and without giving Globex the opportunity to participate in the process or even object to it.

- Globex and this Court have been deprived of the ability to ever know exactly (g) what inventory was actually turned over to the Receiver because the Receiver never disposed of the inventory before actually making an effort to indentify exactly what had been turned over.
- (h) The Receiver never made any attempt to investigate or consider the possibility that Silver Knight was not actually insolvent. In reality, Silver Knight did not need to be liquidated; its exclusive national licenses with the Collegiate Licensing Company continued to allow the company to generate multimillion dollar sales revenues on high margin products if the company was being run in good faith, as opposed to simply being gutted by Michael and Patricia DiSabato in order to defraud this Court and judgment creditor Globex. Other than the claim of Globex, the size of the claims of the other creditors were equal to or less than what one would expect to exist in the normal course of business for a company such as Silver Knight. The problem was not insolvency resulting from unsuccessful business operations—if that was the case, Silver Knight should have either had inventory or cash. Rather, the problem is that the Receiver now contends that Silver Knight had neither cash nor inventory of value, but the Receiver made no legitimate attempt to investigate this highly suspicious situation. The Receiver instead simply disposed of the evidence without notice to Globex or this Court.

- 4. The Billing Records of the Receiver and the Receiver's Counsel Contain Extensive Evidence of Defendants' Conspiracy to Commit Fraud.
- 50. Furthermore, a cursory review of the billing records submitted to the receivership court by the Receiver and its counsel uncovered evidence of the following:
  - (a) The Receiver and its counsel were having almost daily "strategy calls" with Jerry Peer, who is, among other things, the attorney for Michael DiSabato, Patricia DiSabato, and MMA Authentics. *See* Motion of Receiver Gryphon Asset Management, LLC for approval of Expenses and Attorney's Fees, attached as **Exhibit 5**.
  - (b) Virtually all of the information regarding inventory was coming from Jerry Peer. *Id.*
  - (c) Virtually all of the decisions regarding disposal of inventory were going through Jerry Peer. *Id*.
  - (d) The Receiver and its counsel were involved in orchestrating "payment of MMA [Authentics] staff." *Id*.
  - (e) There was extensive correspondence between the Receiver and MMA Authentics employee Nina Fullerton. *Id*.
  - (f) There are numerous references throughout the billings to the Receiver's correspondence with "MMA" and "MMA Salespersons." *Id*.
  - (g) The Receiver and its counsel were involved in orchestrating preferential payments to GBQ Consulting, who was the expert jointly retained by Silver Knight and Michael DiSabato and who testified on their behalf at trial in the Underlying Case. *Id*.

- (h) Jerry Peer was involved in handling "creditor notices," which presumably includes the one that was never sent to Globex. *Id*.
- (i) There are references to Silver Knight's "use of MMA account, need for separate silver knight account," and to the problem of "comingling of use." *Id*.

### V. CAUSES OF ACTION

#### A. Alter Ego.

- 51. Plaintiff hereby incorporates the foregoing paragraphs as if fully set forth herein.
- 52. This claim applies to MMA Authentics, Silver Knight, Michael DiSabato, Patricia DiSabato, John Doe Lawyer, and John Doe Law Firm.
  - 53. MMA Authentics is the alter ego of Silver Knight and Michael DiSabato.
- 54. MMA Authentics is operated out of the same office as Silver Knight, in the same line of business, with the same employees, same accountants, same management and control, same address, same fax number, same phone number, same office equipment, and the same warehouse space where the inventory of Silver Knight and MMA Authentics is intermingled indistinguishably in the very same room. Silver Knight also paid MMA Authentics' payroll expenses. Upon information and belief, Michael DiSabato has comingled the accounts of Silver Knight and MMA Authentics.
- 55. The officers and/or directors of Silver Knight control the business operations of MMA Authentics. Specifically, Michael DiSabato controls the operations of both entities.
- 56. No arms-length relationship exists between Silver Knight, Michael DiSabato, and MMA Authentics because MMA Authentics is "owned" by Patricia DiSabato, the wife of the owner of Silver Knight.

- 57. On information and belief, Michael DiSabato and Silver Knight provided the backing used to obtain all initial financing for MMA Authentics.
- 58. MMA Authentics is directly paying personal expenses of Michael DiSabato and acting as if they were legitimate business expenses of MMA Authentics. In other words, Michael DiSabato is treating MMA Authentics as his personal bank account.
- 59. Silver Knight and Michael DiSabato have been found to have committed fraud against Globex.
- 60. MMA Authentics was created during the pendency of the Underlying Lawsuit and formed with the intent to defraud, hinder, and/or delay Globex as a creditor.
- 61. Upon information and belief, John Doe Law Firm, John Doe Lawyer, and Patricia DiSabato assisted, encouraged, participated, and/or conspired with in connection with this course of conduct, which was a substantial factor in causing the formation of MMA Authentics as the alter ego of Silver Knight and Michael DiSabato.
- 62. Patricia DiSabato is the alter ego of Michael DiSabato, and is being utilized as his agent and nominee to be the "paper owner" of MMA Authentics and of other assets of Michael DiSabato, when in reality MMA Authentics is wholly owned and controlled by Michael DiSabato.
- 63. No arms-length relationship exists between Michael DiSabato and Patricia DiSabato because they are husband and wife.
- 64. Patricia DiSabato is being utilized as the alter ego of Michael DiSabato with the intent of defrauding, hindering, and/or delaying Globex as a creditor.
- 65. Upon information and belief, John Doe Law Firm, John Doe Lawyer, and MMA Authentics assisted, encouraged, participated, and/or conspired with in connection with this

course of conduct, which was a substantial factor in causing the establishment and utilization of Patricia DiSabato as the alter ego of and Michael DiSabato. There is such a unity of purpose between Silver Knight, Michael DiSabato, Patricia DiSabato, and MMA Authentics such that their separateness has ceased, and holding only Silver Knight and Michael DiSabato liable would result in injustice.

66. Therefore, MMA Authentics, Patricia DiSabato, Michael DiSabato, Silver Knight, John Doe Law Firm, and John Doe Lawyer are jointly and severally liable for the \$5.3 million judgment against Silver Knight and Michael DiSabato.

#### В. Single Business Enterprise.

- 67. Plaintiff hereby incorporates the foregoing paragraphs as if fully set forth herein.
- Silver Knight and MMA Authentics have common employees, common offices, 68. centralized accounting, and payment of wages and expenses by Silver Knight for MMA Authentics employees. Services are regularly rendered by employees of one company on behalf of the other. Upon information and belief, there have been undocumented transfers of funds and assets from one company to the other, and there is an unclear allocation of legitimate profits and losses between Silver Knight and MMA Authentics.
- 69. Upon information and belief, John Doe Law Firm, John Doe Lawyer, Patricia DiSabato, and Michael DiSabato assisted, encouraged, participated, and/or conspired with in connection with this course of conduct, which was a substantial factor in causing the establishment of the single business enterprise. There is such a unity of purpose between Silver Knight and MMA Authentics such that their separateness has ceased, and holding only Silver Knight liable would result in injustice.

70. As such, MMA Authentics and Silver Knight are jointly and severally liable for the \$3.2 million judgment against Silver Knight in favor of Globex as described above.

#### C. Sham to Perpetrate a Fraud and Use for Illegal and/or Improper Purposes.

- 71. Plaintiff hereby incorporates the foregoing paragraphs as if fully set forth herein.
- 72. MMA Authentics is being used as a sham to perpetrate a fraud against Globex as a judgment creditor, and MMA Authentics is being utilized for illegal and/or improper purposes. MMA Authentics is being used as a corporate fiction to evade the existing legal obligations of Silver Knight and Michael DiSabato to Globex. MMA Authentics, Patricia DiSabato, Michael DiSabato, and Silver Knight are relying on the corporate fiction of MMA Authentics as a protection of a crime and/or to justify a wrong, and said Defendants have committed actual fraud.
- 73. Upon information and belief, John Doe Law Firm, John Doe Lawyer, Patricia DiSabato, and Michael DiSabato assisted, encouraged, participated, and/or conspired with in connection with this course of conduct, which was a substantial factor in causing the establishment of the sham to perpetrate a fraud and use of MMA Authentics for illegal and/or improper purposes.
- 74. MMA Authentics, Patricia DiSabato, Michael DiSabato, Silver Knight, John Doe Law Firm, John Doe Lawyer are jointly and severally liable for the \$5.3 million judgment against Silver Knight and Michael DiSabato.

#### D. Violations of the Uniform Fraudulent Transfer Act.

75. Plaintiff hereby incorporates the foregoing paragraphs as if fully set forth herein.

- 76. Defendants Michael DiSabato and Silver Knight transferred assets from Silver Knight and Michael DiSabato to Defendants MMA Authentics and Patricia DiSabato with actual intent to hinder, delay, and/or defraud Plaintiff Globex.
- 77. This transfer of assets from Michael DiSabato and Silver Knight to MMA Authentics and Patricia DiSabato constitutes a transfer to an insider because Michael DiSabato and Patricia DiSabato are husband and wife, and because MMA Authentics is the alter ego of Silver Knight and the two companies are a single business enterprise.
  - 78. Michael DiSabato has retained control of the transferred assets.
- 79. At the time of the transfer, Michael DiSabato and Silver Knight had been sued by Globex and/or Globex had obtained a judgment against Michael DiSabato and Silver Knight in the amount of \$5.3 million.
- 80. The transfers constituted substantially all of the assets of Michael DiSabato and Silver Knight.
- 81. Upon information and belief, Michael DiSabato, Patricia DiSabato, John Doe Law Firm, John Doe Lawyer, Jerry Peer, Adams, Babner & Gitlitz, Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, and Crabbe, Brown & James assisted, encouraged, participated, and/or conspired with in connection with this course of conduct, which was a substantial factor in causing, creating, concealing, and destroying evidence of the fraudulent transfers.
- 82. Therefore MMA Authentics, Patricia DiSabato, Michael DiSabato, Silver Knight, John Doe Law Firm, John Doe Lawyer, Jerry Peer, Adams, Babner & Gitlitz, Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, and Crabbe, Brown & James are

jointly and severally liable for the \$5.3 million judgment against Silver Knight and Michael DiSabato.

#### **Huntington National Bank**

- 83. Huntington National Bank has asserted that Silver Knight transferred a security interest in its inventory to Huntington National Bank. Upon information and belief this transfer was made during the pendency of the Underlying Lawsuit with actual intent to defraud, hinder, and/or delay Globex as a creditor. Upon further information and belief, the debts alleged by Huntington National Bank as the basis for its security interest were created with actual or constructive awareness of Huntington National Bank of the pre-existing claims of Globex against Silver Knight, and as such, Huntington was not an innocent, good faith transferee of the security interest and the transfer should be avoided.
- 84. Any security interest asserted by Huntington National Bank against the assets of Silver Knight to the exclusion of Globex should be declared invalid, null, void, and of no legal effect.

#### E. <u>Breach of Fiduciary Duties</u>.

- 85. Plaintiff hereby incorporates the foregoing paragraphs as if fully set forth herein.
- 86. As a result of its acceptance of appointment as Receiver for Silver Knight, Gryphon Asset Management owed fiduciary duties to Globex as Silver Knight's largest creditor and largest beneficiary of the receivership estate. As a result of their acceptance of appointment as counsel for the Receiver, Steve Miller and the law firm of Crabbe, Brown & James owed fiduciary duties to Globex as Silver Knight's largest creditor and largest beneficiary of the receivership estate.

- 87. Gryphon Asset Management, Steve Miller, and Crabbe, Brown & James owed Globex the following fiduciary duties:
  - (a) The use of skill that an ordinary, capable, and careful person would use in the conduct of their own affairs;
  - (b) Duty of loyalty and utmost good faith;
  - (c) Duty of candor;
  - (d) Duty to disclose all material facts known to the fiduciaries that might affect the rights of the beneficiaries of the receivership estate;
  - (e) Duty to refrain from self-dealing, which extends to dealings with fiduciary's agents, employees, and other persons whose interests are closely aligned with those of the fiduciary;
  - (f) Duty to act with integrity of the strictest kind;
  - (g) Duty of fair and honest dealing;
  - (h) Duty of full disclosure;
  - (i) Duty to make the assets of the receivership estate productive while at the same time preserving the assets;
  - (j) Duty to account to the beneficiaries of the receivership estate for all transactions of the receivership; and
  - (k) Duty to properly manage, supervise, and safeguard the assets and funds of the receivership estate.
- 88. As outlined above, Gryphon Asset Management, Steve Miller, and Crabbe, Brown & James breached these fiduciary duties to Globex.

- Filed 09/25/2009
- 89. Jerry Peer, Adams, Babner & Gitlitz, Richard Kruse, Melissa Kruse, Patricia DiSabato, Michael DiSabato, and MMA Authentics knowingly participated in and/or induced the foregoing breaches of fiduciary duties by Gryphon Asset Management, Steve Miller, and Crabbe, Brown & James.
- 90. Therefore Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, Crabbe, Brown & James, Patricia DiSabato, Michael DiSabato, MMA Authentics, Jerry Peer, and Adams, Babner & Gitlitz, are jointly and severally liable for the \$3.2 million in damages caused to Globex as a result of the foregoing breaches of fiduciary duties.
- 91. Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, Crabbe, Brown & James, Patricia DiSabato, Michael DiSabato, MMA Authentics, Jerry Peer, and Adams, Babner & Gitlitz are subject to disgorgement of profits, fees, and benefits obtained as a result of the foregoing breaches of fiduciary duties to Globex.
- 92. The harm to Globex resulted from the fraud, malice, and/or gross negligence of the foregoing Defendants, and Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, Crabbe, Brown & James, Patricia DiSabato, Michael DiSabato, MMA Authentics, Jerry Peer, and Adams, Babner & Gitlitz are therefore liable to exemplary damages.
- 93. Furthermore, because the conduct of Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, Crabbe, Brown & James, Patricia DiSabato, Michael DiSabato, MMA Authentics, Jerry Peer, and Adams, Babner & Gitlitz involved the knowing and intentional misapplication of fiduciary property, Globex is entitled to exemplary damages without limitation.

#### G. Negligence.

94. Plaintiff hereby incorporates the foregoing paragraphs as if fully set forth herein. 95. Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, Crabbe, Brown & James, Jerry Peer, and Adams, Babner & Gitlitz owed duties to Globex arising from the relationship to, and control over, the receivership estate of which Globex was the largest beneficiary. The negligent acts and/or omissions of Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, Crabbe, Brown & James, Jerry Peer, and Adams, Babner & Gitlitz, individually and collectively, breached that duty. Harmed to Globex was proximately caused said Defendants' breach of their duties and Defendants are liable to Globex in an amount within the jurisdictional limits of this Court. Furthermore, because the acts and/or omissions of Defendants constitute gross negligence, Defendants are liable to Globex for exemplary damages.

#### H. Exemplary Damages.

- 96. The harm to Globex resulted from the fraud, malice, and/or gross negligence of Patricia DiSabato, Michael DiSabato, MMA Authentics, Silver Knight, Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, Crabbe, Brown & James, Jerry Peer, and Adams, Babner & Gitlitz, John Doe Law Firm, and John Doe Lawyer. Said Defendants are therefore liable to Globex for exemplary damages.
- 97. Furthermore, because the conduct of Gryphon Asset Management, Richard Kruse, Melissa Kruse, Steve Miller, Crabbe, Brown & James, Patricia DiSabato, Michael DiSabato, MMA Authentics, Jerry Peer, and Adams, Babner & Gitlitz involved the knowing and intentional misapplication of fiduciary property, Globex is entitled to exemplary damages against said Defendants without limitation.

#### VI. CONDITIONS PRECEDENT

98. All conditions precedent have been performed or have occurred.

### VII. CONCLUSION AND PRAYER

- 99. Plaintiff hereby incorporates the foregoing paragraphs as if fully set forth herein.
- 100. For these reasons, Plaintiff Globex asks for judgment and pre-judgment relief against Defendants for the following:
  - Actual and compensatory damages as outlined above; (a)
  - (b) Disgorgement of benefits and profits;
  - (c) Exemplary damages without limitation;
  - (d) Avoidance of the fraudulent transfers as outlined above;
  - Injunctive relief preventing further disposition of assets pending the (e) conclusion of this litigation;
  - (f) The appointment of a receiver to take charge of MMA Authentics until such time as the Judgment is fully satisfied;
  - (g) Pre-judgment and post-judgment interest to the full amount allowed by law;
  - (h) Attorney's fees;
  - (i) Costs of suit; and
  - Such other and further relief to which Plaintiff Globex may be entitled at (j) law or in equity.

Respectfully submitted this 25<sup>th</sup> day of September, 2009,

/s/ Christopher S. Hamilton Christopher S. Hamilton State Bar No. 24046013

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### **COUNSEL FOR PLAINTIFF** GLOBEX INTERNATIONAL, INC.

### **CERTIFICATE OF SERVICE**

	I hereby certify	that a copy of the foregoing was served on the following counsel of or	n
this	day of	, 2009, in accordance with the Federal Rules of Civil Procedure:	

Alexander L. Bednar Via ECF

BEDNAR LAW FIRM

204 N. Robinson, Suite 800 Oklahoma City, OK 73102 Telephone: (405) 235-1603 Facsimile: (405) 232-0587

Jerry E. Peer, Jr. Via ECF

PETERSON, ELLIS, FERGUS & MACDOWELL, LLP Plaza One, Suite 650 250 Civic Center Drive Columbus, OH 43215

Steven R. LaFuente 2926 Maple Avenue Suite 200 Dallas, TX 75201 Via ECF

Christopher S. Hamilton

# Exhibit 1

### IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS **DALLAS DIVISION**

GLOBEX INTERNATIONAL, INC., \$\text{\tin}\text{\tetx{\text{\tetx{\text{\text{\text{\text{\text{\text{\text{\text{\text{\text{\ti}\\ \ti}\\\ \text{\text{\text{\text{\text{\text{\text{\text{\ticr{\text{\text{\text{\texi}\text{\text{\text{\text{\text{\text{\texi}\text{\text{\texi}\text{\texi}\text{\texi}\text{\texi}\tex{\text{\texi}\tilint{\text{\texit}\xint{\text{\texitilex{\tiint{\ Plaintiff, v. Civil Action No. 3:05-CV-1814-N MICHAEL DISABATO, et al., Defendants.

### FINAL JUDGMENT

The Court called this action for trial on March 3, 2009. Plaintiff Globex International, Inc. ("Globex") and Defendants Michael DiSabato and Silver Knight Sales & Marketing, Ltd. ("Silver Knight") appeared in person and through counsel and announced ready for trial. The Court duly empaneled a Jury and proceeded to trial. Upon completion of trial, the Jury returned its verdict in open Court, which is incorporated by reference.

Globex has advised the Court that it elects to recover first on its fraud claims as found by the Jury. Globex has also advised the Court of the existence of an Order Appointing Receiver for Winding Up Affairs, in In re: Dissolution of Silver Knight Sales & Marketing, Ltd., Case No. 09MS 3 185, in the Court of Common Pleas of Franklin County, Ohio. The Court finds the Order Appointing Receiver for Winding Up Affairs does not prevent this Court from entering judgment on the Jury's verdict.

The parties have agreed to submit the issue of attorneys' fees to the Court. The Court takes judicial notice pursuant to Tex. Civ. Prac. & Rem. Code § 38.004 that usual and

customary attorneys' fees on Globex's claim for breach of partnership agreement against Silver Knight are in the amount of \$500,000, which amount the Court finds to be reasonable.

It is, therefore, ordered that Globex have judgment on its claim for fraud against DiSabato and Silver Knight jointly and severally in the amount of \$840,000, together with judgment against DiSabato for exemplary damages on Globex's claim for fraud in the amount of \$2,000,000, together with judgment against Silver Knight for exemplary damages on Globex's claim for fraud in the amount of \$1,000,000, together with judgment against Silver Knight on Globex's claim for breach of partnership agreement in the amount of \$660,000 (that being the excess of the damages found by the jury for breach of partnership agreement above the damages found by the jury for fraud), together with judgment against Silver Knight on Globex's claim for attorneys' fees pursuant to Tex. Civ. Prac. & Rem. Code § 38.001 in the amount of \$500,000, together with prejudgment interest against DiSabato and Silver Knight jointly and severally in the amount of \$167,971.05, together with additional prejudgment interest against Silver Knight in the amount of \$131,973.17, all to bear post-judgment interest at the rate of 0.52% per annum until paid, for all amounts of which process may issue.

It is further ordered that Silver Knight take nothing by its counterclaim against Globex, and that its counterclaim against Globex is dismissed with prejudice.

Court cost are taxed against DiSabato and Silver Knight and in favor of Globex. All relief not expressly granted is denied. This is a final judgment.

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Signed May 1, 2009.

avid C. Godbey

United States District Judge

# Exhibit 2

D8782 - A62

### IN THE COURT OF COMMON PLEAS OF FRANKLIN COUNTY, OHIO

IN RE:

CASE NO.

DISSOLUTION OF SILVER KNIGHT SALES & MARKETING, LTD.

546 Georgesville Road Columbus, Ohio 43228 JUDGE

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# VERIFIED COMPLAINT FOR JUDICIAL DISSOLUTION AND FOR IMMEDIATE APPOINTMENT OF RECEIVER

Now comes Silver Knight Sales & Marketing, Ltd. ("Silver Knight"), by and through its undersigned counsel, pursuant to Ohio Rev. Code §1705.47 and §2735.01 et seq., and for its complaint for judicial dissolution of the corporation, and for the appointment of a receiver to wind up its affairs, alleges and states as follows:

- 1. Silver Knight is a limited liability company, registered and formed under Ohionaw, with its principal office in the City of Columbus, Franklin County, Ohio. See Affidavit of Michael Disabato, attached hereto as "Exhibit A."
- 2. A list of its members, with addresses and share holdings is attached hereto as "Exhibit B."
- 3. Silver Knight has incurred a substantial amount of secured and unsecured debt, in excess of its assets, and is therefore insolvent. See Affidavit of Michael H. DiSabato, attached hereto as "Exhibit A."
- 4. Silver Knight is no longer able to pay its obligations in their regular course, and is therefore insolvent. See Affidavit of Michael H. DiSabato, attached hereto as "Exhibit A."
- 5. As an insolvent entity, it is no longer practicable to carry on the business of the company in conformity with its articles of organization and operating agreement, pursuant to R.C. 1705.47. See Affidavit of Michael H. DiSabato, attached hereto as "Exhibit A."



- 6. This Court has jurisdiction to judicially dissolve the company, and to do all things necessary for the winding up of Silver Knight's affairs in an orderly fashion pursuant to R.C. §1705.47 and §2735.01 et seq.
- 7. In furtherance of winding up its affairs, and to effect a fair and equitable distribution of its unencumbered assets to its creditors, Silver Knight respectfully requests, pursuant to R.C. §1705.47 and §2735.01 et seq., that the Court order, upon appropriate motion, the appointment of a Receiver, in accordance with the usages of a court in equitable matters, to take possession of, manage and control all of Silver Knight's assets and to otherwise wind up the affairs of Silver Knight, or for any other purpose requested.
- 8. The appointment of a Receiver is necessary for the equitable and orderly winding up of the affairs of the company. See Affidavit of Michael H. DiSabato, attached hereto as "Exhibit A."
- 9. In furtherance of winding up Silver Knight's post-dissolution affairs, and to effect a fair and equitable distribution by a receiver of the Silver Knight Assets to its creditors, Silver Knight requests a proof of claims procedure whereby the creditors can formally assert their claims in a uniform manner.
- 10. Upon approval by the Court, and for the purposes of winding up the affairs of Silver Knight, said proof of claims procedure shall govern the following:
  - (a) The presentation of proof of all claims and demands against Silver Knight for the purpose of participating in any distribution of the Silver Knight Assets;
  - (b) The fixing of the time within which and the manner in which such proof shall be made and the person to whom such presentation shall be made; and
  - (c) The barring from participation in any distribution of the Silver Knight Assets of all persons failing to make and present proofs as required by the order of the Court.
- In furtherance of winding up its affairs, and to effect a fair and equitable distribution by a receiver to its creditors, Silver Knight respectfully requests that the court order and adjudge with respect to:

- (a) The settlement or determination of all claims of every nature by creditors and other parties against the Silver Knight Assets; and
- (b) The making of new parties to the proceedings so far as the Court considers proper for the determination of all matters.
- 12. In furtherance of winding up its affairs, and to effect a fair and equitable distribution by a receiver of the Silver Knight Assets to its creditors, Silver Knight respectfully requests that the Court order and adjudge with respect to the following:
  - (a) The presentation and filing of intermediate and final accounts of any receiver appointed by this Court and hearing on them;
  - (b) The allowance, disallowance, or settlement of such accounts; and
  - (c) The discharge of Silver Knight's managers, if any, officers and any receiver appointed by this Court from their respective duties and liabilities.
- 13. In furtherance of winding up its affairs, and to effect a fair and equitable distribution by a receiver of the Silver Knight Assets to its creditors, Silver Knight respectfully requests, that the Court order and adjudge with respect to the allowance and payment of compensation to any receiver appointed in this matter, to the attorney(s), accountant(s), and other professionals of any such receiver and of Silver Knight, or to any person properly rendering services beneficial to Silver Knight, and/or the creditors thereof, pursuant to Local Rule.

WHEREFORE, in furtherance of winding up its affairs, and to effect a fair and equitable distribution by a receiver of the Silver Knight Assets to its creditors, Silver Knight requests that the Court, pursuant to the authority conferred upon it by R.C. §1705.47, et seq.: (i) judicially dissolve the company as being insolvent and unable to effectively carry on its business; (b) appoint Gryphon Asset Management, LLC, by and through its principal Richard F. Kruse, as Receiver, for the orderly winding up of the company and distribution of its assets amongst creditors, with Steven E. Miller, Esq., of Crabbe, Brown, & James, LLP, 500 South Front Street, Columbus, Ohio 43215, to serve as counsel to the

Receiver; (c) order and adjudge with respect to the above-stated matters; and (d) grant such further relief as the Court deems necessary and appropriate.

Respectfully submitted,

ADAMS, BABNER & GITLITZ, LLC

Filed 09/25/2009

500B Horizohs Prive, Suite 200

Collynbus, Ohio 43220 Telephone: (614) 451-4227 Facsimile: (614) 451-3156 E-mail: jep@abglawyers.com

Counsel for Silver Knight Sales & Marketing, Ltd.

### **VERIFICATION**

I, Michael H. DiSabato, President and sole member of Silver Knight Sales & Marketing, Ltd., hereby verify the truthfulness of averments contained within this complaint.

Joseph Thuras Will

3/17/09

D8782 - A66

### EXHIBIT B

Member:

Michael DiSabato

Address:

3451 Fairway Commons Drive Hilliard, OH 43026 Percentage:

100%

D8782 - A67

### IN THE COURT OF COMMON PLEAS OF FRANKLIN COUNTY, OHIO

IN RE:

CASE NO.

DISSOLUTION OF SILVER KNIGHT SALES & MARKETING, LTD.

JUDGE

### <u>AFFIDAVIT OF MICHAEL H. DISABATO</u>

I, Michael H. DiSabato, after being duly sworn, hereby states, as follows:

- I am over the age of eighteen, mentally competent, and have personal knowledge 1. of the facts stated herein.
- I am the sole member and President of the Silver Knight Sales & Marketing, Ltd. ("Silver 2. Knight").
- Silver Knight is a limited liability company, registered and formed under Ohio law, with 3. its principal office in the City of Columbus, Franklin County, Ohio.
- Silver Knight has incurred a substantial amount of secured and unsecured debt, in excess of its assets, and is therefore insolvent.
- Silver Knight is no longer able to pay its obligations in their regular course as the come 5. due, and is therefore insolvent.
  - As an insolvent entity, it is no longer practicable to carry on the business of the company. 6.

The appointment of a Receiver is necessary for the equitable and orderly winding up of 7.

the affairs of the corporation.

Further, Affiant Sayeth Naught.

M/c/lae/H. D

Signed and sworn before me, a notary public, this

day of March, 2008.

totary Public

# Exhibit 3

### IN THE COURT OF COMMON PLEAS OF FRANKLIN COUNTY, OHIO

IN RE:

CASE NO.

DISSOLUTION OF SILVER KNIGHT SALES & MARKETING, LTD.

JUDGE

09 W S

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185

### ORDER APPOINTING RECEIVER FOR WINDING UP AFFAIRS

This \_\_\_\_\_ day of March, 2009, this cause came on to be heard upon the Complaint of

Applicant, Silver Knight Sales & Marketing, Ltd. ("Silver Knight"), Exhibits thereto, and the statements

of counsel for the appointment of a Receiver for Silver Knight and other relief, and upon consideration

thereof, the Court finds that said limited liability company should be dissolved pursuant to Ohio Rev.

Code Sec. 1705.47 and 2735.01 et seq., for the reason that it is not reasonably practical to carry on the

business of the company, due to its insolvency and that it cannot offer reasonable security to its creditors,
and that a Receiver should be appointed for the winding up of the business of the company in an orderly,
manner.

The Court further finds that the company is currently conducting business within Franklin County, Ohio, that the assets of the company are located in Franklin County, Ohio and that the Court has jurisdiction of the said company.

The Court further finds that the Applicant's request that Gryphon Asset Management, LLC, by and through its principal Richard F. Kruse, be appointed as the Receiver, and Steven E. Miller, Esq., of Crabbe, Brown, & James, LLP, 500 South Front Street, Columbus, Ohio 43215, as its counsel, is reasonable.

It is, therefore, **ORDERED**, **ADJUDGED** and **DECREED** that the property and assets of Silver Knight, be placed in the hands of a Receiver for the protection of creditors, and that Gryphon Asset Management, LLC, by and through its principal Richard F. Kruse, be appointed Receiver in this action for the property of the company of whatever kind or character and wherever situated. Said Receiver shall be empowered to conduct all the business connected with the company for the purposes of winding up its affairs, make collections, pay the debts and expenses out of cash flow, conduct all litigation in reference

thereto take whatever action it may deem necessary to protect the assets in the interest of the creditors. The Receiver is authorized to complete all work in progress, including but not be limited to the fulfillment of orders placed by customers of Silver Knight, and otherwise manage and operate the company during its winding-up, with full authority to carry on, manage and operate the company and assets appurtenant thereto in such manner as he may deem advisable.

The Receiver is authorized and ordered to make an inventory of the assets relating to the company, including all personal property and accounts receivable, and shall report the same to the Court and the parties hereto within thirty (30) days of the entry of this Order.

IT IS HEREBY FURTHER ORDERED that all persons having current records or property of any kind or interest therein belonging to the company deliver same on demand to said Receiver.

IT IS HEREBY FURTHER ORDERED that the Receiver be, and he hereby is, authorized to employ for the preservation of the assets of the company and to inventory that same, such help as may, in the option of the Receiver, be necessary and beneficial thereto, including but not limited to legal counsel, and to purchase, contract and pay for such materials, supplies, utilities and services as may be necessary to the preservation of assets and the making of said inventory and to pay, from the funds coming into his hands, as a part of the costs of these proceedings, such salaries, charges and expenses.

IT IS HEREBY FURTHER ORDERED that the Receiver be, and he hereby is, authorized to settle all claims, insurance matters and affairs of a like nature, upon such terms as he, in his discretion, deems most advantageous to the interest of creditors.

IT IS HEREBY FURTHER ORDERED that all creditors, claimants, bodies politic, parties in interest, and all sheriffs, marshals, and other officers, and their respective attorneys, servants, agents, and employees, and all other persons, firms and corporations be, and they hereby are, jointly and severally, enjoined and stayed from commencing or continuing any action at law or suit or proceeding in equity to foreclose any lien or enforce any claim against said company or its property or against the Receiver in any court, or from taking any action whatsoever to collect its debt except through the procedures implemented by the Receiver. All such entities are further stayed from executing or issuing or causing the execution or issuance out of any Court of any writ, process, summons, attachment, subpoena, replevin, execution, or

other process for the purpose of impounding or taking possession of or interfering with, or enforcing any claim or lien upon any property owned by or in the possession of the said Receiver, and from doing any act or thing whatsoever to interfere with the Receiver in the discharge of his duties in this proceeding with the exclusive jurisdiction of this Court over said properties and said Receiver.

IT IS HEREBY FURTHER ORDERED that the Receiver notify all known creditors of the company of the receivership/liquidating trustee herein and said creditors are ORDERED to file sworn claims within thirty (30) days of the notice thereof or else be forever barred from asserting the same.

IT IS HEREBY FURTHER ORDERED that the Receiver shall employ Steven E. Miller, Esq., of Crabbe, Brown, & James, LLP, 500 South Front Street, Columbus, Ohio 43215, as its counsel and it and its counsel shall be compensated for their efforts. The Receiver and counsel shall be entitled to receive compensation on a monthly basis, subject to prior approval by the Court, in accordance with Local Rule 93.09.

IT IS HEREBY FURTHER ORDERED that the Receiver shall execute and deposit with the Clerk of Courts, a bond in the amount of \$1.00, which shall remain on deposit and in effect until further order of this Court. This Order shall be in full force and effect as of the date of its journalization with the Clerk of this Court.

IT IS SO ORDERED.	MM	3.20.09
Date	JUDGE	

APPROVED BY:

ADAMS, BABNER & GITLITZ, LLC

Jerry E. Peer, Jr. (0075128)

Gregory S. Peterson (0061915)

Bradford S. Tesner (0080258)

5003 Horizons Drive, Suite 200

Columbus, Ohio 43220

Telephone: (614) 451-4227

Facsimile: (614) 451-3156

E-mail: jep@abglawyers.com

Counsel for Silver Knight Sales & Marketing, Ltd.

# Exhibit 4

## IN THE COURT OF COMMON PLEAS OF FRANKLIN COUNTY, OH

IN RE:

DISSOLUTION OF SILVER KNIGHT \$ CASE NO. 09-MS-3-185 SALES & MARKETING, LTD.

## GLOBEX INTERNATIONAL, INC.'S SWORN NOTICE AND PROOF OF CLAIM

COMES NOW, Globex International, Inc. ("Globex"), pursuant to this Court's order of March 20, 2009, and files this Sworn Notice and Proof of Claim against Silver Knight Sales & Marketing, Ltd.

- 1. Globex hereby files its sworn claim against Silver Knight in the amount of \$3,239,944.22.
- 2. This claim and debt arose out of Silver Knight Sales & Marketing, Ltd.'s ("Silver Knight") breach of its partnership agreement with Globex, its breach of its fiduciary duties to Globex; out of fraud committed by Silver Knight against Globex and out of Michael H. DiSabato's ("DiSabato"), president of Silver Knight, knowing participation in Silver Knight's breach of its fiduciary duties and fraud against Globex.
- 3. All of these claims were tried to a seven-person jury which returned a unanimous verdict against Silver Knight and DiSabato on March 10, 2009, which verdict was entered as a final judgment, dated May 1, 2009 (a copy of which is attached as Exhibit A hereto), against Silver Knight in Case No. 3:05-cv-1814N, styled as *Globex International, Inc. v. Michael DiSabato and Silver Knight Sales & Marketing, Ltd.*, in the United States District Court for the Northern District of Texas, Dallas Division.
  - Globex's contact information is as follows:

Globex International, Inc. c/o STANDLY AND HAMILTON, LLP 325 N. St. Paul Street, Suite 3300 Dallas, TX 75201

6. Globex may be contacted through its counsel of record:

Case 3:09-cv-00510-B-BD

James C. Carpenter CARPENTER LANE, LLP 140 E. Town Street, Suite 1100 Columbus, OH 43215

Respectfully submitted,

CARPENTER LANE, LLC

James C. Carpenter (0012228) 140 F. Jown Street, Suite 1100

Columbus, Ohio 43215

(614) 222-2100; FAX: (614) 222-2910

jcarpenter@carpenterlane.com

COUNSEL FOR CLAIMANT GLOBEX INTERNATIONAL, INC.

### **VERIFICATION**

I, the undersigned, hereby subscribe and affirm as true under the penalties of perjury as follows: I represented Globex International, Inc. in Case No. 3:05-cv-1814N, styled as Globex International, Inc. v. Michael DiSabato and Silver Knight Sales & Marketing, Ltd., in the United States District Court for the Northern District of Texas, Dallas Division. I have read the foregoing and know the contents therein, and I hereby verify that the matters set forth above are true and correct to the best of my knowledge and belief.

Christopher S. Hamilton

SWORN TO and SUBSCRIBED before me by Christopher S. Hamilton on this 28+4

C. McPEAK
MY COMMISSION EXPIRES
August 11, 2012

Notary Public in and for the State of Texas

### **CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing was served on the following counsel of on this 574 day of May, 2009, in accordance with the Ohio Rules of Civil Procedure:

Jerry E. Peer, Jr.
ADAMS, BABNER & GITLITZ, LLC
5003 Horizons Drive, Suite 200
Columbus, OH 43220
Telephone: (614) 451-4227

Facsimile: (614) 451-3156

Steven E. Miller Crabbe, Brown & James, LLP 500 South Front Street Columbus, OH 43215 Telephone: (614) 228-5511

James Carpenter (0012228)

### IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

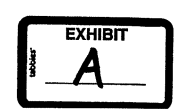
GLOBEX INTERNATIONAL, INC.,	§	
Plaintiff,	§ §	
v.	§ §	Civil Action No. 3:05-CV-1814-N
MICHAEL DISABATO, et al.,	§ §	
Defendants.	§ §	

### FINAL JUDGMENT

The Court called this action for trial on March 3, 2009. Plaintiff Globex International, Inc. ("Globex") and Defendants Michael DiSabato and Silver Knight Sales & Marketing, Ltd. ("Silver Knight") appeared in person and through counsel and announced ready for trial. The Court duly empaneled a Jury and proceeded to trial. Upon completion of trial, the Jury returned its verdict in open Court, which is incorporated by reference.

Globex has advised the Court that it elects to recover first on its fraud claims as found by the Jury. Globex has also advised the Court of the existence of an Order Appointing Receiver for Winding Up Affairs, in *In re: Dissolution of Silver Knight Sales & Marketing, Ltd.*, Case No. 09MS 3 185, in the Court of Common Pleas of Franklin County, Ohio. The Court finds the Order Appointing Receiver for Winding Up Affairs does not prevent this Court from entering judgment on the Jury's verdict.

The parties have agreed to submit the issue of attorneys' fees to the Court. The Court takes judicial notice pursuant to Tex. Civ. Prac. & Rem. Code § 38.004 that usual and



customary attorneys' fees on Globex's claim for breach of partnership agreement against Silver Knight are in the amount of \$500,000, which amount the Court finds to be reasonable.

It is, therefore, ordered that Globex have judgment on its claim for fraud against DiSabato and Silver Knight jointly and severally in the amount of \$840,000, together with judgment against DiSabato for exemplary damages on Globex's claim for fraud in the amount of \$2,000,000, together with judgment against Silver Knight for exemplary damages on Globex's claim for fraud in the amount of \$1,000,000, together with judgment against Silver Knight on Globex's claim for breach of partnership agreement in the amount of \$660,000 (that being the excess of the damages found by the jury for breach of partnership agreement above the damages found by the jury for fraud), together with judgment against Silver Knight on Globex's claim for attorneys' fees pursuant to Tex. Civ. Prac. & Rem. Code § 38.001 in the amount of \$500,000, together with prejudgment interest against DiSabato and Silver Knight jointly and severally in the amount of \$167,971.05, together with additional prejudgment interest against Silver Knight in the amount of \$131,973.17, all to bear post-judgment interest at the rate of 0.52% per annum until paid, for all amounts of which process may issue.

It is further ordered that Silver Knight take nothing by its counterclaim against Globex, and that its counterclaim against Globex is dismissed with prejudice.

Court cost are taxed against DiSabato and Silver Knight and in favor of Globex. All relief not expressly granted is denied. This is a final judgment.

Signed May 1, 2009.

avid C. Godbey

United States District Judge

# Exhibit 5

H53 D9088

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHIO

IN RE:

DISSOLUTION OF SILVER KNIGHT SALES & MARKETING, LTD.

CASE NO.: 09 MS 3 185

JUDGE HOGAN

### MOTION OF RECEIVER, GRYPHON ASSET MANAGEMENT, LLC FOR APPROVAL OF EXPENSES AND ATTORNEYS FEES

Now comes the Court Appointed Receiver, Gryphon Asset Management, LLC (herein "Receiver") by and through counsel and pursuant to the Court's Order Appointing Receiver dated March 20, 2009, ("Order Appointing Receiver") herein submits for approval the interim invoices of Gryphon and the interim invoices of Counsel to Receiver, Steven E. Miller, Esq. of the law firm of Crabbe, Brown & James, LLP. A Memorandum in Support follows.

VLLY SUBMITTED,

STEVEN E. MILLER #0066489 Crabbe, Brown & James LLP 500 South Front St., Suite 1200 Columbus, OH 43215 (614) 229-4537 (614) 229-4559 Fax

Email: Smiller@cbilawyers.com

Attorney for Receiver Gryphon Asset Management

1

\$7,715.70

H54

#### MEMORANDUM IN SUPPORT

The Order Appointing Receiver authorized the Receiver, inter alia, to "employ Steven E. Miller, Esq., of Crabbe, Brown & James, LLP, 500 South Front Street, Suite 1200, Columbus, Ohio 43215 as it counsel and it's counsel shall be compensated for their efforts. The Receiver and Counsel shall be entitled to receive compensation on a monthly basis, subject to prior approval of the Court, in accordance with Local Rule 93.09."

Accordingly, and pursuant to the authority granted in the Order Appointing Receiver and Local Rule 93.09, the Receiver hereby moves the Court to approve the invoices presented to the Court in camera and in the following amounts:

- 1. Steven E. Miller, Esq., and Crabbe, Brown & James, LLP Counsel to the Receiver Gryphon Asset Management, LLC
- 2. Gryphon Asset Management, LLC, the Court Appointed \$6,171.08 Receiver

ULLY SUBMITTED,

STEVEN E. MILLER #0066489 Crabbe, Brown & James LLP 500 South Front St., Suite 1200 Columbus, OH 43215

(614) 229-4537 (614) 229-4559 Fax Email: Smiller@cbilawyers.com

Attorney for Receiver Gryphon Asset Management

### D9088 - H55

#### **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true copy of the First Report of Receiver was served by regular United States Mail, postage prepaid this \_\_\_\_\_\_ day of July, 2009, to the undersigned of record:

John C. Hartranft, Jr., Esq.
Porter Wright Morris & Arthur LLP
41 South High Street
Suites 2800-3200
Columbus, OH 43215
Counsel to Huntington National Bank

Thomas N. McCormick, Esq.
Vorys, Sater, Seymour and Pease LLP
52 East Gay Street
P.O. Box 1008
Columbus, OH 43216-1009
Special Counsel for Defendant
The Ohio State University

Jerry E. Peer, Jr., Esq.
Gregory S. Peterson
Bradford S. Tesner
5003 Horizons Drive, Suite 200
Columbus, OH 43220
Counsel for Michael DiSabato and
Silver Knights Sales & Marketing, Ltd.

Jennifer A. Adair Randall W. Knutti Asst. Attorneys General 150 E. Gay Street 18<sup>th</sup> Floor Columbus, Ohio 43215-3130

> STEVENE MILLER #0066489 Crabbe, Brown & James LLP

500 South Front St., Suite 1200

Columbus, OH 43215

(614) 229-4537 (614) 229-4559 Fax

Email: Smiller@cbjlawyers.com

Attorney for Receiver Gryphon Asset Management

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D9088 - H56

### Crabbe, Brown & James, LLP

500 South Front Street, Suite 1200 Columbus, OH 43215 Fax: 614.229.4559 Phone: 614.228.5511 www.cbjlawyers.com

Taxpayer I.D. 31-0787394

June 29, 2009

Richard Kruse Gryphon Asset Advisors, LLC 9387 S. Old State Lewis Center, Ohio 43035

Matter ID 12916-34711

Billing Attorney:

Steven E. Miller

Bill Number

79210

Dissolution of Silver Knight Sales & Marketing, Ltd.

Claim No.

Counsel to Receiver, Richard Kruse of Gryphon

Assets Advisors, LLC

Franklin County Common Pleas Court

For services rendered through

May 31, 2009

**Current Fees** 

\$7,500.00

Current Costs

\$215.70

**Total Current Due** 

\$7,715.70

**Total Amount Due** 

\$7,715.70

Net 20 Days - Please make checks payable to Crabbe, Brown & James, LLP For your convenience, we also accept VISA and MASTERCARD

Richard Kruse Gryphon Asset Advisors, LLC 12916-34711 H57 Matter ID

Page 2

Date	Timekeeper	Description of Services Rendered	Hours F	Rate/Hour	Amount
3/23/2009	SEM	Review of proposed Order Appointing Receiver and Counsel.	0.5hrs	\$150.00	\$75.00
3/23/2009	SEM	Conference call with Mr. Kruse and Company representatives.	0.7hrs	\$150.00	\$105.00
3/24/2009	SEM	Review of Court of Claims. Discuss Decision.	0.4hrs	\$150.00	\$60.00
3/24/2009	SEM	Telephone call from Mr. Peer, Receiver and Mr. Peterson to discuss facts of Texas Litigation.	0.6hrs	\$150.00	\$90.00
3/24/2009	SEM	Telephone conference with Mr. Kruse re: identification of assets and objectives for Receivership.	0.5hrs	\$150.00	\$75.00
3/24/2009	SEM	Telephone call from Attorney Peer.	0.2hrs	\$150.00	\$30.00
3/27/2009	SEM	Meeting with Lender, Receiver and counsel for Silver Knight Sales & Marketing.	3.0hrs	\$150.00	\$450.00
4/1/2009	SEM	Telephone call to Mr. Kruse re: sale of OSU Jerseys.	0.3hrs	\$150.00	\$45.00
4/3/2009	SEM	Preparation of Oath of Receiver.	0.3hrs	\$150.00	\$45.00
4/9/2009	SEM	Telephone call from Attorney Mike Cox re: judgment against Silver Knight. Telephone call from Mr. McCormick re: OSU issue, trademark infringement, and lawsuit.	1.2hrs	\$150.00	\$180.00
4/9/2009	SEM	Review of correspondence from Mr. McCormick. Review License Agreement with OSU.	1.7hrs	\$150.00	\$255.00
4/10/2009	SEM	Participation in conference call with Huntington National Bank and counsel. Telephone call with Mr. Kruse re: status of Mr. DiSabato's license negotiations. Telephone call to Mr. Peer.	1.2hrs	\$150.00	\$180.00
4/14/2009	SEM	Participation in conference call with Mr. Kruse and Mr. Peer.	0.7hrs	\$150.00	\$105.00
4/14/2009	SEM	Preparation for meeting with counsel for Ohio State University, including review of License Agreement and correspondence.	1.5hrs	\$150.00	\$225.00
4/14/2009	SEM	Research issue of enforceability of contract clause retermination on basis of filing bankruptcy or receivership.	2.5hrs	\$150.00	\$375.00
4/15/2009	SEM	Telephone call from Mr. Kruse to discuss meeting with Huntington National Bank. Telephone call from Counsel in Texas.	0.7hrs	\$150.00	\$105.00
4/15/2009	SEM	Meeting with Mr. Kruse and counsel for Ohio State University.	2.2hrs	\$150.00	\$330.00
4/16/2009	SEM	Preparation of Notice of Stay in Texas Federal and State Court cases. Work with Attorney Houser on filing same with Texas and State Court.	1.0hrs	\$150.00	\$150.00

D9088		Richard Kruse Gryphon Asset Advisors, LLC			Page 3
Date	Timekeepe	er Description of Services Rendered	Hours I	Rate/Hour	Amount
4/16/2009	JDH	Telephone conference with Mr. Miller re: Texas matters and filing Suggestion of Stay. Receipt and review of correspondence from Mr. Peer and accompanying Complaint filed in Northern District of Texas. Review court docket information relative to current and prior civil suits filed in Northern District of Texas. Research statutes and case law addressing Ohio order of stay and federal recognition of same. Prepare initial drafts of Suggestion of Stay for filing in both Texas matters. Review Northern District of Texas local rules relative to admission to practice requirements for filing. Advise Mr. Miller re: same. Telephone conference with Jerry Peer re: same. Telephone conference with Alex Bednar re: same. Complete drafting of Suggestions of Stay. Correspondence to Mr. Bednar re: same.	1.8hrs	\$150.00	\$270.00
4/20/2009	SEM	Telephone call to Mr. and Mrs. Kruse to discuss inventory issues. Preparation of Inventory for filing pursuant to Court Order. Review of AR/AP of Silver Knights.	3.5hrs	\$150.00	\$525.00
4/22/2009	SEM	Review of CLC Licensing Agreement in preparation for conference call. Telephone call with Richard Kruse and Melissa Kruse re: telephone conference with CLC.	3.7hrs	\$150.00	\$555.00
4/23/2009	SEM	Telephone call with Mr. Kruse to cancel conference call. Telephone call to Mr. Peer and Mr. Hill to discuss CLC Agreement. Telephone call to CLC.	1.2hrs	\$150.00	\$180.00
4/23/2009	SEM	Telephone call to Mr. Kruse to discuss rejection of OSU offer. Preparation of letter to counsel for OSU rejecting offer of settement.	2.2hrs	\$150.00	\$330.00
4/24/2009	SEM	Review of response from Ohio State University. Email communication to Ohio State University to remind them of Stay.	0.5hrs	\$150.00	\$75.00
4/27/2009	SEM	Telephone call with Mr. Kruse. Telephone call to CLC Counsel to discuss sale of CLC licensed product.	2.0hrs	\$150.00	\$300.00
4/27/2009	SEM	Telephone call from Mr. McCormick. Review of letter from Ms. Botti. Review of Huntington National Bank demand letter.	0.5hrs	\$150.00	\$75.00
4/28/2009	SEM	Letter to counsel for CLC to memorialize construction.	0.5hrs	\$150.00	\$75.00
4/28/2009	SEM	Discussions with Mr. Kruse re: OSU settlement.	0.2hrs	\$150.00	\$30.00
4/29/2009	SEM	Work on file and preparation of settlement counter-offer to Ohio State University. Several discussions with counsel for Silver Knight and Mr. Kruse.	4.5hrs	\$150.00	\$675.00
4/30/2009	SEM	Telephone call from Mr. McCormick re: discovery and requesting offer and making counteroffer.	0.3hrs	\$150.00	\$45.00
5/1/2009	SEM	Telephone call from Mr. Kruse. Conference call with Silver Knight and counsel regarding offers to purchase. Telephone call to CLC to further discuss formal licensing agreement.	3.2hrs	\$150.00	\$480.00
5/4/2009	SEM	Telephone call with CLC. Discussions with Mr. Kruse.	0.7hrs	\$150.00	\$105.00

DC9G18V9me	Page 4 Gryphon Asset Advisors, LLC				
Date	Timekee	per Description of Services Rendered	Hours l	Rate/Hour	Amount
5/5/2009	SEM	Letter to CLC re: request for 6 month sell-off period. Review of License Agreement with CLC.	2.7hrs	\$150.00	\$405.00
5/7/2009	SEM	Meeting at Silver Knights.	2.0hrs	\$150.00	\$300.00
5/13/2009	SEM	Telephone call from Mr. McCormick re: OSU. Request to Gryphon Assets to forward OSU Proof of Claim. Telephone call to Mr. Kruse to advise him of OSU offer status.	0.3hrs	\$150.00	\$45.00
5/14/2009	SEM	Review of 2nd settlement offer from OSU. Forwarding of same to Mr. Kruse.	0.2hrs	\$150.00	\$30.00
5/26/2009	SEM	Telephone call from Chris Allen.	0.5hrs	\$150.00	\$75.00
5/26/2009	SEM	Review of email communication re: UPS Account.	0.3hrs	\$150.00	\$45.00
		Total	50.0hrs	,	\$7,500.00

Timekeeper	Hours	Rate/Hour	Amount
Steven E. Miller	48.2hrs	\$150.00	\$7,230.00
Jeffrey D. Houser	1.8hrs	\$150.00	\$270.00
		Total Fees	\$7,500.00

Date	Cost Code	Detail		Amount
	Court Filings			\$14.00
	Copy Charges			\$81.80
5/28/2009	Parking	Parking		\$4.00
	Telephone Charges			\$7.40
5/13/2009	Westlaw	Legal Research		\$9.36
5/13/2009	Westlaw	Legal Research		\$99.14
			Total Disbursements	\$215.70

### D9088 - H60

## Gryphon Asset Management LLC

Gryphon Asset Management LLC 9387 South Old State Road Lewis Center, OH 43035

611-885-0020 rfk@gryphonassets.com Invoice

DATE	INVOICE #
06/22/2009	99
TERMS	DUE DATE
Due on receipt	06/22/2009

BILL TO		
silver knight		_

AMOUNT DUE	ENCLOSED
\$6,171.08	

Please denich top portion and return with your payment.

Date	Activity	Quantity	Rate	Amount
03/21/2009	Status/new file overview meeting with MKruse - Rich Kruse	0:15	75.00	18.75
	Status mtg w/ R Kruse - Molissa Kruse	0:15	75.00	18.75
03/23/2009	call w/ J Peer, R Kruse, S Miller re: file start-up - Melissa Kruse	0:45	75.00	56.25
03/24/2009	Call with JPccr, MDiSabato, SMiller re: start up of file Rich Kruse	0:45	75.00	56.25
	Strategy call with SMiller - Rich Kruse	0:30	75.00	37.50
03/24/2009	Additional strategy call with Peer & Miller re: waivers on license ability and OSU litigation - Rich Kruse	0:30	75.00	37.50
03/24/2009	Discussion of OSU lawsuit w/ J Peer - Melissa Kruse	0:15	75.00	18.75
	Call with Miller Call with Pecr re: moving meeting and general items - Rich Kruse	0:15	75.00	18.75
03/27/2009	Meeting with JPeer & Huntington at warehouse re: inventory. Post warehouse meeting wht JPeer &SMiller re: sale strategy - Rich Kruse	2:00	75.00	150.00
03/27/2009	Call with KKemper at BFirst re: OSU litigation - Rich Kruse	0:15	75.00	18.75
03/30/2009	Attention to emails from JPeer re: orders and Collage Gear company Rich Kruse	0:15	75.00	18.75
03/31/2009	Phone call w/ J Peer to discuss media inquires, OSU litigation options - Rich Kruse	0:30	75.00	37.50
04/01/2009	Attention to order for all OSU jersey. Email with Peer re: ability to sell without license. Call with Miller re: other license issues Rich Kruse	0:30	. 75.00	37.50
04/01/2009	Calls and emails with SMIller re: licenses and selling OSU items - Rich Kruse	0:15	75.00	18.75
04/02/2009	Attention to emails from JPeer and JHartranft re: meeting and status - Rich Kruse	0:15	75.00	18.75
04/02/2009	Call with JPeer re: license items and producing reoyalty reports - Rich	0:15	75.00	18.75
	Kruse			
04/08/2009		12	0.10	1.20
04/08/2009	· ·	1	0.42	0.42
	Continue to the next page.			

## D9088 - H61

Page 2 of 5

Date	Activity	Quantity	Rate	Amount
	Attn to mail, notices from unsecured creditors, letter from CLC re: license	0:30	75.00	37.50
	renewal. Email w/ R Kruse, J Peer re: same - Melissa Kruse	7.50	75.00	57.50
04/09/2000	Phone call w/ kristen w/ UPS re: unsecured creditor notice - Melissa Kruse	0:15	75.00	18.75
	Draft POC letter and form - Melissa Kruse	0:30	75.00	37.50
	Attn to email from Hunting counsel, phone call w/ I Peer re: status of	0:15	75.00	18.75
	licensing - Rich Kruse	0.13	75.00	10.73
	Call with Pdowney re: settlement - Rich Kruse	0:15	75.00	18.75
	Attention to Receiver Oath - Rich Kruse	0:15	75.00	18.75
04/10/2009	Emails to SMiller re: meeting with PDowney and potential calculations for	0:15	75.00	18.75
	settlement discussion - Rich Kruse	٠٠	75.00	,
	Phone conference with MKruse re: settlement strategy with OSU - Rich	0:15	75.00	18.75
04/11/2009	Kruse			
04/11/2009	Phone conference with RKruse re: settlement strategy with OSU - Melissa	0:15	75.00	18.75
	Kruse			
	Attention to emails from SMiller re: meeting with Vorys - Rich Kruse	0:15	75.00	18.75
	Call with PDowney re: meeting on OSU litigation. Attention to emails	1:00	75.00	75.00
	from SMiller re: meeting with Vorys, emails from JPeer re: data			
	transmission, emails from JPeer re: hiring former staff as 1099. Response			
	- Rich Kruse			
04/15/2009	mileage	42	0.58	24.36
04/15/2009	Meeting with Huntington, JPeer, Disabato etal re: future operations and	1:30	75.00	112.50
	timelines - Rich Kruse	1.		
04/15/2009	Meeting with SMiller, Pdowney re: OSU settlement or re-institite of	2:15	75.00	168.75
	license Rich Kruse			
	Attention to docs from Texas cases Rich Kruse	0:45	75.00	56.25
	Mtg w/ R Kruse, A Leffew re: inventory needs, needs for receivership	0:30	75.00	37.50
	reports Melissa Krusc			
	Meeting with Melissa Kruse and Rich Kruse re: inventory and	0:30	65.00	32.50
	receivership Anna Leffew			
04/16/2009	Call with JPeer re: inventory & settlelemt, meeting with MKruse /	1:15	75.00	93.75
	ALeffew re: taking inventory, payroll issues, payment of MMA staff, -	4		
	Rich Kruse		0.50	2426
	milage to & from site	42	0.58	24.36
	Calls and emails with IPeer, MMK & ALeffew re: inventory runs, physical	2:15	75.00	168.75
	inventory, sale methodology, timelines. Calls with SMiller re: filing			
	receivers inventory and extention of time - Rich Kruse	0:30	75.00	27 50
	Meeting with MKruse re: inventory of items and emails to Miller / Peer re: same Rich Kruse	0.30	75.00	37.50
	Attn to emails from J Peer, Nina, related to inventory on hand, attn. to	6:00	75.00	450.00
04/1//2009	asset lists provided by Nina. Physical spot check on inventory, multiple	0.00	73.00	430.00
	phone calls w/ R Kruse re: OSU inventory discrepencies, next steps			
	related to OSU inventory - Melissa Kruse			
	Travel to and from Silver Knight Warehouse. Met with Melissa Kruse;	4:00	65.00	260.00
	inventory stock on hand. (50) - Anna Leffew		05.00	200.00
	Attn to email from J Peer re: inventory discrepencies, email to J Peer re:	0:15	75.00	18.75
	AP and need for vendor list Melissa Kruse			
	Phone call w/S Miller re: inventory, receiver's report - Melissa Kruse	0:15	75.00	18.75
	Calls with SMiller re: inventory and reporting - Rich Kruse	0:30	75.00	37.50
	Discussions w/ J Peer re: phone bills, attn to email from S Miller re: AR,	0:30	75.00	37.50
	respond to same Melissa Kruse			
	-			
	Continue to the next page.			
			***	

### D9088 - H62

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				Page 3 of 5
Date	Activity	Quantity	Rate	Amount
04/20/2009	Attn to AR & AP provided to receivership - Melissa Kruse	0:15	75.00	18.75
	email to J Peer re: AR collections for Silver knight Melissa Kruse	0:15	75.00	18.75
04/20/2009	Attention to emails from JPeer re: stolen assets and insurance claim Rich Kruse	0:15	75.00	18.75
04/20/2009	Attn to email from J Peer re: AR collections and respond to same - Melissa Kruse	0:15	75.00	18.75
04/20/2000	faxing inventory list - Anne Arline	0:15	45.00	11.25
	mail - Anne Arline	0:30	45.00	22.50
	Attention to Vorys offer of settlement and call with SMiller Rich Kruse	0:45	75.00	56.25
	Attn to emails from M Disabato, N fullerton - Melissa Kruse	0:15	75.00	18.75
	Attn to emails from N Fullerton, M Disabato - Rich Kruse	0:15	75.00	18.75
	Call w/ P Downey re: settlement offer - Rich Kruse	0:15	75.00	18.75
	Email w/ J Peer, S Miller, M Kruse re: pre CLC call discussion - Rich	0:15	75.00	18.75
	Kruse			
	Attn to email re: CLC pre-call - Melissa Kruse	0:15	75.00	18.75
	Call with RKruse & SMiller re: CLC and upcoming call goals - Melissa Kruse	0:45	75.00	56.25
04/22/2009	Call with /Mruse & SMiller re: CLC and upcoming call goals - Rich Kruse	0:45	75.00	56.25
04/22/2009	Call with JPeer re: upcoming CLC call and debtor expectations on call - Rich Kruse	0:15	75.00	18.75
04/22/2009	Cals with JPeer, Calls with Miller, emails with Huntington all re: CLC call. Emails with CLC about new call, emails with DiSabato re: prior	1:15	0.00	0.00
	conversations with CLC - Rich Kruse			
	proof of claims - Anne Arline	0:15	45.00	11.25
04/23/2009	1 .	1	0.42	0.42
04/23/2009	Attn to multiple emails re: CLC call, and rescheduling of same and items needed by CLC - Melissa Kruse	0:45	75.00	56.25
04/23/2009	Attention to emails from Vorys re: OSU position Rich Kruse	0:15	75.00	18.75
04/24/2009	Attn to request for documents from Perfect Balance - Melissa Kruse	0:15	75.00	18.75
04/24/2009	attn to accounting records, travel to & from site for record pick-up - Melissa Kruse	1:00	75.00	75.00
04/2 <b>4/20</b> 09	multiple phone calls to accountant to regarding obtaining copy of records for receivership - Anne Arline	0:30	45.00	22.50
04/27/2009	Attention to numoerous emails re: Huntington and CLC call Rich Kruse	0:15	75.00	18.75
	Attention to emails and call to Huntingon NB - Rich Kruse	0:15	75.00	18.75
04/27/2009	Review of financial records provided by Perfect Balance, attn to open receivables, payables, attn to multiple emails related to call with CLC, attn to email request from J Peer, respond to same Melissa Kruse	4:00	75.00	300.00
04/27/2009	Discussions w/ R Kruse, J Peer re: payment to GBQ, email w. J Peer re: AR collections Melissa Kruse	0:30	75.00	37.50
04/27/2009	Status & update mtg w/ R Kruse - Melissa Kruse	0:15	75.00	18.75
	Update meeting with MKruse re: next steps, attention to letter from Vorys, call with JPeer - Rich Kruse	0:30	75.00	37.50
04/27/2009	Call with AMoses re: status, call with SMiller re: same - Rich Kruse	0:30	75.00	37.50
04/28/2009		123	0.10	12.30
04/28/2009	f ·	3	0.10	0.30
	collection letters - Anne Arline	3:00	45.00	135.00
	proof of claim letters - Anne Arline	1:30	45.00	67.50
	Call with JPeer re: his clients position on settlement - Rich Kruse	0:15	75.00	18.75
	Call with SMIller & JPeer re: OSU response - Rich Kruse	0:45	75.00	56.25
	Continue to the next page.			

### . D9088 - H63

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Date	Activity	Quantity	Rate	Amount
)4/29/2009	Calls and emails with SMiller re: settlement offer to OSU. Attentin to	1:15	75.00	93.75
	draft offer Rich Kruse			
04/29/2009	Attention to emails from BAdams re: settlement and opinions re: same.	2:15	75.00	168.75
	Emails with former Silver Knight Staff. Cals with JPcer re: OSU notices			
	and document production requests, review of requests - Rich Kruse			
04/29/2009	Discussion w/ J Peer re: AR, collection efforts by former staff, inventory -	0:15	75.00	18.75
	Melissa Kruse			
04/30/2009	[ 1	200	0.10	20.00
	milage for A Leffew travel to and from site on 4/17	50	0.58	29.00
	Attn to multiple emails re: inventory - Melissa Kruse	0:15	75.00	18.75
	Attn to AR, email same to Huntington staff - Melissa Kruse	0:15	75.00	18.75
	entering vendor addresses into spreadsheet - Anne Arline	2:00	45.00	90.00
	Review of CLC inventory for non OSU items. Emails with JPeer re: updates needed - Rich Kruse	0:30	75.00	37.50
04/30/2009	POC mailer - Anne Arline	1:15	45.00	56.25
04/30/2009	Call with SMiller re: OSU, future call with BAdams, strategy, value of	0:30	75.00	37.50
	assets - Rich Kruse			
05/01/2009		288	0.10	28.80
05/01/2009		169	0.42	70.98
05/01/2009	Attention to emails from MMA re: orders. Attention to emails from BAdams re: meeting. Responses - Rich Kruse	0:30	75.00	37.50
	call with JPeer re: sale of goods. Emails and calls iwth Miller re: status of the CLC agreement Rich Kruse	0:30	75.00	37.50
	Attn to multiple emails re: sale of items on hand, pricing - Melissa Kruse	0:15	75.00	18.75
	POC mailer - Anne Arline	4:00	45.00	180.00
	Attention to emails from MMA salepersons re: leads - Rich Kruse	0:15	75.00	18.75
	Call with JPEer re: asset sales? - Rich Kruse	0:15	75.00	18.75
05/05/2009	1	3	0.10	0.30
	preparing check deposits - Anne Arline	0:15	45.00	11.25
	documenting returned collection letters - Anne Arline	0:15	45.00	11.25
	documenting a/r for Walmart #2098 - Anne Arline	0:15	45.00	11.25
05/07/2009		60	0.58	34.80
	Meeting with Silver Knight staff and MKruse re: operations and sale	1:15	75.00	93.75
	efforts, travel - Rich Kruse		1	
05/07/2009	Mtg w/ Silver Knight Staff, counsel re: sales, inventory, accounts, attn to	2:30	75.00	187.50
	new tax id set-up and new bank account set-up, emails w/ J Peer re: creditor notices - Melissa Kruse			
05/08/2009		5	0.10	0.50
	Attn to package received from N Fullerton, emails to Silver Knight staff	0:30	75.00	37.50
	re: Fed Ex invoices Melissa Kruse	3.00	75.00	57.50
05/11/2009	copies	1	0.10	0.10
05/11/2009	POC returned documentation - Anne Arline	0:15	45.00	11.25
	mail - Anne Arline	0:15	45.00	11.25
05/11/2009	scanning fedex invoices and email to mmk - Anne Arline	0:30	45.00	22.50
	call w/ S Miller re: file - Melissa Kruse	0:15	75.00	18.75
05/12/2009	Attention to emails from bulk buyers - Rich Kruse	0:15	75.00	18.75
	inventory reconciliation - Anne Arline	1:30	45.00	, 67.50
05/13/2009	Attn to invoices received, emails to J Peer, N Fullerton re: Dell systems,	0:15	75.00	18.75
	UPS contact - Melissa Kruse			
05/13/2009	mail - Anne Arline	0:15	45.00	11.25
	Continue to the next page.			

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Date	Activity	Quantity	Rate	Amount
05/13/2009	Attn to email from S Miller, re: OSU poc, respond to same - Melissa Kruse	0:15	75.00	18.75
05/13/2009	Attention to Silver Knight Orders and shipping items - Rich Kruse	0:30	75.00	37.50
05/13/2009	Meeting with SMiller re: bulk sale vs. orderly selling matters, review off	0:30	75.00	37.50
	below cost offers, response to MKruse re: same Rich Kruse			
05/14/2009	price comparisons for penn state offer - Anne Arline	1:00	45.00	45.00
	Attn to mulitple offers for items, review of spreadsheet and analysis of	1:00	75.00	75.00
	cost, pricing and offers, discussions w/ R Kruse related to individual sales		ŀ	
	vs bulk sale, review of email from S Miller - Melissa Kruse			
05/14/2009	Attention to emails re: Penn State. Attention to emails from AARline re:	0:30	75.00	37.50
	trendline for sales Rich Kruse			
05/16/2009	copies	1	0.10	0.10
	Attention to emails from NiSource re: accounts - Rich Kruse	0:15	75.00	18.75
	Attention to OSU Proof of Claim - Rich Kruse	0:15	75.00	18.75
	Emails with NiSource re: creditor claim - Rich Kruse	0:15	75.00	18.75
	Attention to Silver Knight creditor call - Rich Kruse	0:15	75.00	18.75
	Phone call w/ Becky at U-Line re: outstanding invoices - Melissa Kruse	0:15	75.00	18.75
	Attention to OSU Settlement Letter. Response to Miller - Rich Kruse	0:30	75.00	37.50
	Attentin to CLC offer of extension and emials to Miller/MKrue re: same -	0:15	75.00	18.75
	Rich Kruse		Ĭ	
05/19/2009	POC documentation - Anne Arline	0:15	45.00	11.25
05/19/2009	Attention to emials re: Silver Knight credit cards and inovices, response to	0:15	75.00	18.75
	credit card items - Rich Kruse			
05/19/2009	Attn to emails from S Miller re: credit cards, usage post receivership -	0:15	75.00	18.75
	Melissa Kruse	Ī		
05/20/2009	Attn to emails from N Fullerton, - Melissa Kruse	0:15	75.00	18.75
	Attention to orders of merchandise. Review of financial levels and	0:45	75.00	56.25
	approval via email Rich Kruse			
05/22/2009	POC documentation - Anne Arline	0:15	45.00	11.25
05/26/2009	Attention to emails re: shipping, new orders, comingling of use, Oregon	1:00	75.00	75.00
	renewal, responses Rich Kruse			
05/26/2009	Attn to shipping issues, emails from N Fullerton, S Hill, J Peer re: UPS	0:30	75.00	37.50
	account, use of MMA account, need for seperate silver knight account -		•	
	Melissa Kruse		}	
05/27/2009	copies	2	0.10	0.20
05/27/2009	stamps	1	0.44	0.44
05/27/2009	mail, POC documentation, check deposit prep - Anne Arline	0:30	45.00	22.50
05/27/2009	sent poc form to Uline - Anne Arline	0:15	45.00	11.25
05/27/2009	Meeting with Rich Kruse and Melissa Kruse regarding bulk sale of all	0:15	65.00	16.25
	inventory Anna Leffew			
05/27/2009	Attn to emails from N fullerton, phone call w. quickbooks online re: set-up	0:15	75.00	18.75
	and transfer of data - Melissa Kruse			
05/28/2009	poc documentation - Anne Arline	0:15	45.00	11.25
05/28/2009	setting up fedex account - Anne Arline	0:15	45.00	11.25
05/28/2009	Attn to email from N Fullerton re; credit card processing, royalty	0:15	75.00	18.75
	payments, emails re: same to R Kruse, S Miller - Melissa Kruse			
	POC returned documentation - Anne Arline	0:15	45.00	11.25
05/29/2009	Emails and call with MKruse re: credit card processing Rich Kruse	0:15	75.00	18.75
			TOTAL	A/ 1= 0
			TOTAL	\$6,171.0

### Exhibit 6

IN THE COURT OF COMMON PLEAS, FRANKLIN COUNTY, OHEO

TION OF SILVER KNIGHT

MARKETING, LTD.

IN RE:

DISSOLUTION OF SILVER KNIGHT SALES & MARKETING, LTD.

> CASE NO.: 09 MS 3 185

JUDGE HOGAN

### FIRST REPORT OF RECEIVER

Now comes Gryphon Asset Management, LLC (herein "Receiver") by and through counsel and hereby submits its First Report of Receiver in order to provide notice to the Court and all interested parties as to the current developments to date of the Receivership Estate along with the Receiver's recommendation for liquidation of the remaining assets of Silver Knight Sales & Marketing, Ltd. ("Silver Knight").

### I. BACKGROUND AND RECEIVER SALES

On March 20, 2009, this Court issued an Order Appointing Receiver for Winding up the Affairs of Silver Knight. Thereafter, on April 21, 2009, the Receiver filed an inventory for Silver Knight based on a spot check of the inventory. Silver Knight is a company that specializes in the sale of licensed collegiate products to retail distributors throughout the United States. The remaining inventory of Silver Knight is its largest asset and is stored in a warehouse located on Philipi Road, on the west side of Columbus, Ohio. To date, the Receiver has utilized the former sales staff of Silver Knight in order to market the remaining product to former customers of Silver Knight. As of the date of this report, the Receiver has received and accepted orders which total \$25,047.32. The Receiver also has orders that are currently being filled which total approximately \$20,000.00.

### II. THE WAREHOUSE

As previously stated, the inventory of Silver Knight is located in a warehouse located on Phillipi Road on the west side of Columbus. Silver Knight shares the warehouse space with other companies and the inventory is situated such that the goods could potentially be accessed by others unrelated to Silver Knight's business. As a result, the Receiver is in the process of removing all inventory of Silver Knight and placing it in a different warehouse where only the Receiver has access to the inventory. The Receiver deems that this action is necessary both for security reasons and in order to prepare a full and complete inventory of all remaining inventory for the proposed liquidation described below.

### III. PROPOSED LIQUIDATION

The Receiver does not believe that the previous attempts by the Silver Knight staff to sell the remaining inventory to its customers is yielding meaningful sales at a price point and on the time frame which is in the best interest of the receivership estate. Therefore, the Receiver is currently in the process of determining the best course of action for liquidating the remaining inventory by way of on-line auction, live auction, bulk sale to individual retailer(s) or otherwise. Upon obtaining the final inventory described in Section II above, the Receiver will be in a better position to recommend the direction for the liquidation and will file a motion with the court for consent to proceed accordingly.

2 352632

### IV. THE OHIO STATE UNIVERSITY LITIGATION

Meaningful settlement discussions have taken place by and between the Receivership on behalf of Silver Knight and The Ohio State University with an aim towards finally resolving the litigation pending in the Ohio Court of Claims, Case No. 2008-10145, in the case styled Silver Knight Sales & Marketing Ltd. v. The Ohio State University. The Receiver anticipates that it will be making a recommendation to the court via motion to resolve that claim in its entirety within the next thirty (30) days.

### V. **ACCOUNTS RECEIVABLE**

As of this First Report, the receivership estate has collected the amount of \$29,784.52 as set forth in Exhibit A attached hereto.

### VI. **PROOF OF CLAIMS**

The Receiver has received proof of claims from nine (9) creditors of Silver Knight. These claims total over \$4 Million Dollars. Of the claims submitted, Huntington National Bank has submitted a claim secured by the inventory and other assets owned by Silver Knight, tangible and intangible, totaling \$498,487.53. See Exhibit B attached hereto.

FULLY SUBMITTED,

STEVEN E MILLER #0066489 Crabbe, Brown & James LLP 500 South Front St., Suite 1200 Columbus, OH 43215

(614) 229-4537 (614) 229-4559 Fax Email: Smiller@cbjlawyers.com

Attorney for Receiver Gryphon Asset Management AFFR

3 352632

### **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true copy of the First Report of Receiver was served by regular United States Mail, postage prepaid this 24/4 day of June, 2009, to the undersigned of record:

John C. Hartranft, Jr., Esq. Porter Wright Morris & Arthur LLP 41 South High Street Suites 2800-3200 Columbus, OH 43215 Counsel to Huntington National Bank

Thomas N. McCormick, Esq. Vorys, Sater, Seymour and Pease LLP 52 East Gay Street P.O. Box 1008 Columbus, OH 43216-1009 Special Counsel for Defendant The Ohio State University

Jerry E. Peer, Jr., Esq. Gregory S. Peterson Bradford S. Tesner 5003 Horizons Drive, Suite 200 Columbus, OH 43220 Counsel for Michael DiSabato and Silver Knights Sales & Marketing, Ltd.

Jennifer A. Adair Randall W. Knutti Asst. Attorneys General 150 E. Gay Street 18th Floor Columbus, Ohio 43215-3130

> STEVENE. MILLER #0066489 Crabbe, Brown & James LLP

500 South Front St., Suite 1200

Columbus, OH 43215

(614) 229-4537 (614) 229-4559 Fax

Email: Smiller@cbjlawyers.com

Attorney for Receiver Gryphon Asset Management

### Exhibit 7

D8874 - H1

IN THE COURT OF COMMON PLEAS FRANKLIN COUNTY, OHIO

FILED COMMON PLEAS COURT FRANKLIN CO., OHIO

2009 APR 21 AM 序 24

IN RE:

CLERK OF COURTS

DISSOLUTION OF SILVER KNIGHT SALES & MARKETING, LTD.

CASE NO.: 09 MS 3 185 JUDGE LAUREL BEATTY

### INVENTORY OF SILVER KNIGHT SALES & MARKETING, LTD. FILED BY THE COURT APPOINTED RECEIVER, GRYPHON ASSET MANAGEMENT, LLC

Now comes Gryphon Asset Management, LLC, the Court appointed Receiver herein, by and through its principle, Richard S. Kruse (the "Receiver"), and pursuant to the *Order Appointing Receiver for Winding Up Affairs* filed in this matter in March 20, 2009 (the "Order"), and hereby submits the inventory and accounts receivable of Silver Knight Sales & Marketing, Ltd. ("Silver Knight").

The inventory of Silver Knight is described in Exhibit A, attached hereto and incorporated herein. The Receiver has conducted a spot check of the inventory of Silver Knight, which is located in a warehouse on the west side of Columbus. The spot check indicated that a significant portion of the inventory set forth in the attached Exhibit A is accurate; however, the Receiver has found that there may be some discrepancies between the information reported in Exhibit A and the inventory located during the spot check. Therefore, the Receiver believes that although it may ultimately be deemed to be in the best interest of the Receivership Estate to conduct an full inventory, the Receivership Estate does not have any funds available to it to do so at this time. It is the position of the Receiver herein that once additional resources become available to the Receivership Estate, then it will later be determined whether the costs of performing an actual inventory are justified.

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Also attached hereto as Exhibit B is the Report of the Accounts Receivables of Silver Knight.

Finally, it is the Receiver's intention to file an updated inventory and appraisal in accordance with Local Rule 93.04.

Respectfully submitted,

STEVENE. MILLER

(#0066489)

Crabbe, Brown & James LLP 500 South Front St., Suite 1200

Columbus, OH 43215

(614) 229-4537 (614) 229-4559 Fax

Email: Smiller@cbilawyers.com

Attorney for Court Appointed Receiver

Gryphon Asset Management, LLC

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### **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true copy of the foregoing was mailed by regular United States Mail, postage prepaid this \_\_\_\_\_\_\_\_ day of April, 2009 to the undersigned of record:

Jerry E. Peer Jr. Adams Babner & Gitlitz 5003 Horizons Drive Suite 200 Columbus, Ohio 43220 jep@abglawyers.com Counsel for Silver Knight Sales & Marketing, Ltd.

Jay Hartranft Porter Wright Morris & Arthur **Huntington Center** 41 South High Street

Columbus, Ohio 43215 Counsel for Huntington National Bank

STEVEN E. MILLER

(#0066489)

Crabbe, Brown & James LLP 500 South Front St., Suite 1200 Columbus, OH 43215 (614) 229-4537 (614) 229-4559 Fax Email: Smiller@cbilawyers.com

Attorney for Court Appointed Receiver Gryphon Asset Management, LLC

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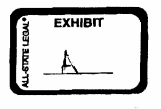
Gryphon

- H4

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Alabama	GRNCALA	465 002	207
Artzona	GRNCARI	485 002	110
Arizona Suste	GRNCASU	165 002	۰
Arkansas	GRNCARK	013 000	٥
Army	GRNCARM	3	٥
Aubum	GRNCAUB	ŝ	230
Baylor	GRNCBAY	믦	٥
Bolte State	GRNCBSU	843 013 000 090	٥
Boston College	GRNCBCU	843 013 000 106	٥
UVB	GRNCBYU	843 013 000 113	٥
California	GRNCCAL	용	0
Cincinnati	GRNCCIN	877 465 002 708	0
Clemson	GRNCCLE		0
Colorado	GRNCCOL	877 465 002 524	258
Colorado State	GRNCCSU	843 013 000 137	0
Connecticut	GRUCCON	PM1 000 S10 SM	0
Dayton	GRNCDAY	843 013 000 151	0
Duke	GRNCDUK	881 000 610 648	0
Florida	GRNCFLA	877 485 002 531	0
Florida State	GRNCFSU	877 465 002 548	261
Florida State (Bobby Bowden)	GRNCSSFSU	843 013 003 770	212
State	GRNCFRE	843 013 000 175	0
Georgetown	GRINCGTW	843 013 000 162	0
Georgia	GRNCGEO	877 465 002 555	0
Georgia Tech	GRNCGTU	843 013 000 198	168
Himols	GRNCLL	877 465 0Q2 562	37
fowa	GRNCIOW	877 465 002 357	43
lowa State	GRNCISU	843 103 000 205	0
James Madison	GRNCJMU	843 103 000 212	٥
Kansas	GRNCKAN	B43 103 000 228	0
Kansas State	GRNCKSU	877 465 002 579	0
Kent State	GRNCKST	843 013 000 236	0
Kentucky	GRNCKEN	843 013 000 243	0
Louisiana State	GRNCLSU	877 465 002 593	0
Louisville	GRNCLOU	877 465 002 586	w
Marshall	GRNCMAR	877 465 002 609	250
Maryland	GRNCUMD	877 465 002 616	284
Memprus	GRNCMEM	吕	٥
יאומייי רר	GRNCMIA	877 465 002 623	42







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6229			
2	읾	GRNCWYO	Wyoming
٥	à	GRNCWIS	Wisconsin
٥	877 465 002 838	GRNCWVU	West Virginia
٥	843 013 000 488	GRNCWSU	Washington State
٥	8	GRNCWAS	Washington
٥	877 485 002 821	GRNCWAX	Wake Forest
292	877 465 002 814	GRNCVCT	Virginia Tech
0	877 465 002 807	GRNCVIR	Virginia
0	843 013 000 472	GRNCVAN	Vanderbilt
0	B43 013 000 465	GRNCUTE	UTEP
0	용	GRNCUTA	Utah
٥	843 013 000 434	GRNCUSC	USC
0	843 013 000 441	GRNCUCL	UCLA
٥	843 013 000 427	GRNCTUL	Tulsa
0	877 485 002 791	GRNCTXT	Texas Tech
17	877 465 002 784	GRNCTAM	Texas A&M
0	877 465 002 777	GRNCTEX	Texas
0	877 405 002 780	GRNCTEN	Tennessee
181	843 013 000 380	GRNCSYR	Synticuse
0	843 013 000 410	GRNCSTA	Starrord
168	877 465 002 753	GRNCSMI	Southern Miss
0		GRNCSIL	Southern Illinois
0	843 013 000 397	GRINCSOU	Southern
0	677 465 002 746	GRNCSCG	South Carolina
		GRNCRUT	Hutoers
77	677 465 002 739	GRNCPUR	Purdue
٥	013 000	GRNCPIT	Piltsburgh
క్ష	465 002	GRNCPSU	Penn State
٥	013000	GRNCORS	Oregon State
٥	읪	GRNCORE	Oregon
501		GRNCOKS	Oklahoma State
_	465 002	GRINCOKL	Oklahoma
٥	013 000	GRNCOHI	Ohio University
æ	ह	GRNCNTD	Notre Dame
o	843 013 000 335	GRNCNTW	Northwestern
٥	013 000	GRNCATU	North Texas
-	3	GRNCUNC	North Carolina
٥	843 013 000 311	GRNCNMX	New Mexico
0	843 013 000 304	GRNCNEV	Nevada
1467	013 013	GRNCBKNEB	Nebraska
B	013 000	GRNCNER	Nebraska
5	465 002	GRNCNCS	NC State
۰	843 013 000 281	GRNCNAV	Navy
0	013 000	GRNCMON	Montana
121	65 002	GRNCMIZ	Missouri
ž	466 002	GRNCMSB	Mississippi State
131	465 002	GRNCMIS	Mississippi
55	465 002	GRNCMIN	Minnesota
239	65	GRNCMSU	Michigan State
٥	405 002	GRNCMIC	Michigan
٥	843 013 000 267	GRNCMOH	Miami OH

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Taron			
14051	Style Code	S	UNITS
Alabama	GRNCPHALA	843 013 010 570	
Arizona	GRNCPHARI		
Arizona State	GRNCPHASU		
\ \nubum	GRNCPHAUB	843 013 012 376	
Baylor	GRNCPHBAY	013 010	
Boise State	GRNCPHBSU	843 013 012 840	
Boston Callege	GRNCPHBCU	읭	
Bridgewater College	GRNCPHBRI	843 013 010 464	
Buller	GRNCPHBUT	843 013 010 419	
Carl	GRNCPHCAL	843 013 010 808	
Cal-St Sec	GRNCPHCS5	843 013 010 426	
Central Forida			
Cincinnatti	GRNCPHCIN	843 013 010 723	24
Clemson	GRNCPHCLE	843 013 010 556	208
Coastal Carolina	GRNCPHCCU	843 013 010 398	
Connecticut	GRNCPHCON	843 013 012 390	
Creighton	GRNCPHCRE	843 013 010 402	
East Carolina			
Florida	GRNCPHFLA	843 013 010 518	0
Florida State	GRNCPHFSU	843 013 010 709	
Georgetown	GRNCPHGTW	843 013 010 334	
Georgia	GRNCPHGEO	843 013 010 501	392
Georgia Tech	GRNCPHGTU	843 013 012 406	
Guilford College	GRNCPHGFC	843 013 012 413	
Hardin-Simmons	GRNCPHHSU	843 013 010 792	
Idaho State	GRNCPHIDS	843 013 010 440	
Illinois	GRNCPHILL	843 013 010 686	
Indiana	GRNCPHIND	843 013 012 420	
iowa	GRNCPHIOW	843 013 010 594	
Jacksonville Univ	GRNCPHJAX	843 013 010 457	310
James Madison	GRNCPHUMU	843 013 010 358	260

### Crater - Grip N Rip Football



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288	23	GRNCPHWM	Western Michigan
훓	013 010	GRNCPHWVU	West Virginia
	010	GRNCPHVGT	Virginia Tech
	843 013 010 365	GRNCPHVAN	Vanderbilt
		GRNCPHUTE	UTEP
		GRNCPHIXI	Texas Tech
		GRNCPHTAM	Texas A&M
	843 013 010 525	GRNCPHTEX	Texas
304	843 013 010 624	GRNCPHTEN	Tennessee
	843 013 012 468	GRNCPHSYR	Syracuse
	843 013 010 815	GRNCPHSTA	Stanford
		GRNCPHSMI	Southern Mississippi
4	3	GRNCPHSCG	South Carolina
	843 013 010 389	GRNCPHSHU	Selon Hall
	843 013 010 433	GRNCPHUSF	San Francisco
	843 013 010 426	GRNCPHCSS	<b>(</b> 0)
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ğ	843 013 010 648	GRNCPHRUT	Rulgers
	읭	GRNCPHRID	Rider
	843 013 010 471	GRNCPHPUR	Purdua
9	843 013 012 451	GRNCPHPIT	Pittsburgh
8	용	GRNCPHPSU	Penn State
	013 010	GRNCPHODU	Old Dominion
	013 010	GRNCPHOKS	Oktahoma State
320	013 010	GRNCPHOKA	Oldahoma
<u>3</u>	013 010	GRNCPHOHI	Ohio Univ
8	843 013 010 327		Notre Dame
	843 013 010 693	GRNCPHNTU	North Texas
8	013 010	GRNCPHNCS	North Carolina St
	013 012	GRNCPHUNC	North Carolina
8	843 013 012 727	GRNCPHNEB	Nebraska
		GRNCPHMIZ	Missouri
	843 013 010 785	GRNCPHMSB	Mississippi St
		GRNCPHMIS	Mississippi
	843 013 010 617	GRNCPHMSU	Michigan State
430	013 012	GRNCPHMIC	Michigan
312	843 013 010 761	GRNCPHMOH	Milemi, OH
	013 010	GRNCPHMIA	Miami, FL
	843 013 010 822	GRNCPHMAR	Marshall
	013 010	GRNCPHLSU	LSU
	843 013 010 600	GRNCPHLOU	Louisville
		GRNCPHKEN	Kentucky
	843 013 010 730	GRNCPHKSU	Kansas State
		GRNCPHKAN	Namsas

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0	843 013 002 223	INCMAS	Massachusetts
	013 002		Mark Store
	700000	Semon Se	Marchal
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28	13 002	OSTACLSO	Louisiana State
=	13 000	SSINCKEN	
	843 013 002 155	INCKS	Kent State
0	843 013 002 148	SSINCKSU	Kansas State
30	843 013 002 131	SSINCKAN	Kansas
0	843 013 002 124	SSINCIMU	James Madison
	3 002 1	SSINCISU	lows State
142	007	SSINCIOW	OWA
228	3 002	SSINCIND	Indiana
	843 013 002 094	SSINCILL	limois
٥	843 013 002 087	SSINCGTU	Georgia Tech
	843 013 002 070	SSINCGEO	Georgia
0	843 013 002 063	SSINCGTW	Georgetown
		SSINCFRE	Fresno State
53	002	SSINCFSU	Florida State
230	843 013 002 032	SSINCFLA	Flonda
742	BM3 013 002 025	SSINCDUK	Duke
0	8	SSINCDAY	Dayton
	013 002	SSINCCRE	Creighton
	3 001	SSINCCON	Connecticut
8	843 013 001 981	SSINCCSU	Colorado State
35	3	SSINCCOL	Colorado
30	13 001	SSINCCLE	Clemson
297	843 013 001 950	SSINCCIN	Cincinnati
	843 013 001 943	SSINCCAL	California
	013 001	SSINCBYU	
	843 013 001 929	SSINCBCU	Boston College
ž	013 001	SSINCBSU	Boise State
	843 013 001 905	SSINCBAY	Baytor
2	013 001	SSINCAUB	Aubum
0	013 001	SSINCARM	Army
	913 901	SINC	Arkansas
	013 001	SSINCASU	Artzona State
	13033001	ž	Arizona
	13 013 001	SSINCALA	Alabama
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8			
0	843 013 002 742	SSINCXAV	Xavier
269		SEINCWIS	Wisconsin
0	843 013 002 728	SSINCWAL	West Virginia
٥	B43 013 002 711	SSINCWSU	Washington State
٥	13 013 002	8S1NCWAS	Mashington
۰	013 002	SSINCWAK	Wake Forest
٥	43 013 002	SSINCVGT	Virginia Tech
٥	013 002	SSINCVIR	Virginia
٥	43 013 002	SSINCVAN	Vanderbilt
-	43 013 002	SSINCUTE	UTEP
-	03 002	SSINCUTA	hetru
٥	013 002	SSINCUCL	ALOU
0	013 002	SSINCUSC	OSU
0	843 013 002 612	SSINCTUL	Tuisa
٥	013 002	SSINCIXI	Lexal sexal
۰	013 002	SSINCTAM	Texas A&M
0	033 002	SSINCIEX	Texas
607.		SSINCTEN	Tennessee
0	843 013 002 568	SSINCSTA	Stanford
0	013 002	SSINCSMI	Southern Miss
٥	013 002	SSINCSIL	Southern Illinois
٥	읪	SSINCSOU	Southern
<u>=</u>	43 013 002	SSINCSCG	South Carolina
0	43 013 002	SSINCSYR	Syracuse
0	3013002	SSINCSTJ	St. Joseph's
289	913 002	SSINCPUR	Purdue
٥,	43 013 002	SSINCPIT	Pittsburgh
0	43 013 002	SSINCPSU	Penn State
0	013 002	SSINCORS	Oregon State
٥	43 013 005	SSINCORE	Creacen
5	013 003	SSINCOKS	Oktahoma State
ğ	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	SSINCON	Oklahoma
300	2002	CONTROL	Ohio Lindwarin
	2002	SCHOOLS	III THE THEIR TOWN
	43 013 002	SSINCNIU	NOTO I BOSS
-	13 013 002	SSINCUNC	North Carolina
0	013 002	SSINCNMX	New Mexico
۰	843 013 002 360	SSINCHEV	Nevada
6	843 013 002 353	SSINCHEB	Nebraska
0	002	881NCNC8	NC State
0	843 013 002 339	SSINCHAV	Navy
0	B43 013 002 322	SSINCMON	Montana
0	013 002	SSINCMIZ	Missouri
234	43 013 002	SSINCHSB	Mississippi State
126	ន្ត	ਨ	Mississippi
280	843 013 002 285	SSINCHIN	-
395	읪	SSINCMSU	Michigan State
٥	13 013	SSINCMIC	Michigan
0	902.2	SSINCMOH	Miami OH
322	3 013 002	SSINCMA	Marri FL
0	1043 013 002 230	SSINOMEN	

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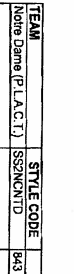
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Notre Dame (P.L.A.C. 843 013 002 940



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TEAM	STYLE CODE	UPC	STINU
Alabama	GRFNCALA	843013006788	
Arizona	GRFNCAZ	843013008393	348
Arizona State	GRFNCASU	843013006795	
Arkansas	GRFNCARK	843013006801	470
Army	GRENCARMY	843013008409	0
Aubum	GRFNCAUB	843013006818	
Baylor	GRFNCBAY	843013008416	
Boise State	GRFNCBSU	843013008423	408
Boston College	GRFNCBCU	843013008430	
California	GRFNCCAL	843013008454	288
Cincinnati	GRFNCCIN	843013008461	287
Clemson	GRFNCCLE	843013005481	657
Colorado	GRFNCCOL	843013008478	288
Colorado State	GRFNCCSU	843013006825	288
Connecticut	GRFNCCONN	843013008485	288
Duke	GRENCOUK	843013005507	467
Florida	GRFNCFLA	843013006832	
Florida State	GRFNCFSU	843013006849	
Georgia	GRFNCGEO	843013005514	671
Georgia Tech	GRFNCGT	843013008522	
Ilinois	GRFNCILL	843013006856	396
[OWa]	GRENCIOW	843013005521	353
lowa State	GRFNCIWST	843013008539	144
James Madison	GRFNCJMU	843013008546	288
Kansas	GRENCKAN	843013006863	575

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Cartons of 48

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1077			
382	843013008942	GRFNCWISC	Wisconsin
552	843013005583	GRFNCWVU	West Virginia
	843013008935	GRENCWST	Washington State
	843013008928	GRFNCWASH	Washington
	843013008911	GRENCWFOR	Wake Forest
288	843013008904	GRENCWYO	Wyoming
720	843013005576	GRFNCVGT	Virginia Tech
479	843013008898	GRFNCVIR	Virginia
	843013008881	GRENCVAND	Vanderbilt
288	843013008812	GRENCTXAM	Texas A&M
	843013005569	GRFNCTEX	Texas
486	843013007006	GRFNCTENN	Tennessee
432	843013006893	GRENCSCAR	South Carolina
240	843013008768	GRFNCSYR	Syracuse
	843013008751	GRENCRUT	Rutgers
718	843013005552	GRENCPUR	Purdue
212	843013008744	GRENCPITT	Pittsburgh
327	843013006986	GRENCPSU	Penn State
288	843013008737	GRENCOREST	Oregon State
287	843013008720	GRFNCORE	Oregon
310	843013006962	GRFNCOKSU	Oklahoma State
836	843013005545	GRENCOK	Oklahoma
	843013006979	GRENCPLACT	Notre Dame
742	843013006948	GRENCUNC	North Carolina
419	843013006931	GRENCNEB	Nebraska
215	843013008607	GRENCMINN	Minnesota
455	843013006924	GRENCMSU	Michigan State
1145	843013005538	GRFNCMICH	Michigan
455	843013006917	GRFNCMIA	Miami FL
228	843013008577	GRENCMD	Maryland
288	843013006900	GRFNCMAR	Marshall
288	843013008560	GRENCLOU	Louisville
671	843013006894	GRFNCLSU	Louisiana State
466	843013006887	GRENCKENT	Kentucky
38	843013006870	GRFNCKSU	Kansas State

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142	877 465 003 965	MBSNCAUB	Auburn - War Eagle
0	877 465 004 054	MBSNCTEX	Texas - Bevo Mascot
172	877 465 003 958	MBSNCMSU	Michigan State - Sparty Mascot
0	877 465 003 972	MBSNCOKA	Oklahoma - Scooner Wagon
UNITS	UPC	STYLE CODE	TEAM
			MISCELLANEOUS
465	877 465 004 061	MDSNCND4	Four Horsemen
UNITS	UPC	STYLE CODE	TEAM
			NOTRE DAME

## Memory Footballs - Small (6")



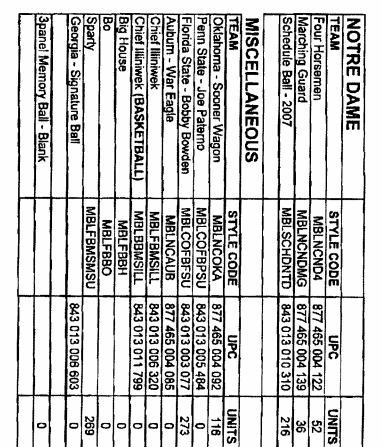
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p.11

D8874 - H14

161	488	500	24
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# Memory Footballs - Full Size (11")

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p.12

0	GNRBBUNC   843 013 006 061	GNRBBUNC	North Carolina
984	843 013 006 054	GNRBBFLA	Florida
915	843 013 006 085	GNRBBDUK	Duke
UNITS	UPC	STYLE CODE	TEAM



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D8874 - H16

Team	Style Code	UPC	STINU
Alabama	GRNCPHALA	843 013 010 570	
Arizona	GRNCPHARI		
Arizona State	GRNCPHASU		
Auburn	GRNCPHAUB	843 013 012 376	
Baylor	GRNCPHBAY	843 013 010 839	
Boise State	GRNCPHBSU	843 013 012 840	
Bastan College	GRNCPHBCU	843 013 012 383	
Bridgewater College	GRNCPHBRI	843 013 010 464	
Butler	GRNCPHBUT	843 013 010 419	
Cal	GRNCPHCAL	843 013 010 808	
Cal-St Sac	GRNCPHCSS	843 013 010 426	
Central Forida			
Cincinnatti	GRNCPHCIN	843 013 010 723	24
Clemson	GRNCPHCLE	843 013 010 556	208
Coastal Carolina	GRNCPHCCU	843 013 010 396	
Connecticut	GRNCPHCON	843 013 012 390	
Creighton	GRNCPHCRE	843 013 010 402	
East Carolina			
Florida	GRNCPHFLA	843 013 010 518	0
Florida State	GRNCPHFSU	843 013 010 709	
Georgetown	GRNCPHGTW	843 013 010 334	
Georgia	GRNCPHGEO	843 013 010 501	392
Georgia Tech	GRNCPHGTU	843 013 012 406	
Guilford College	GRNCPHGFC	843 013 012 413	
Hardin-Simmons	GRNCPHHSU	843 013 010 792	
Idaho State	GRNCPHIDS	843 013 010 440	
Illinois	GRNCPHILL	843 013 010 686	
Indiana	GRNCPHIND	843 013 012 420	
lowa	GRNCPHIOW	843 013 010 584	
Jacksonville Univ	GRNCPHJAX	843 013 010 457	310
James Madison	GRNCPHJMU	843 013 010 358	260

### Crater - Grip N Rip Football

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p.14

22 68 88 88	843 013 011 034	GRNCPHWMI	Western Michigan
408			
	013 010	GRNCPHWVU	West Virginia
	013	GRNCPHVGT	Virginia Tech
	843 013 010 365	GRNCPHVAN	Vanderbilt
		GRNCPHUTE	UTEP
		GRNCPHTXT	Texas Tech
		GRNCPHTAM	Texas A&M
	843 013 010 525	GRNCPHTEX	Texas
£	843 013 010 624	GRNCPHTEN	Tennessee
	843 013 012 468	GRNCPHSYR	Syracus
	013 010	GRNCPHSTA	Stanford
		GRNCPHSMI	Southern Mississippi
144	843 013 010 716	GRNCPHSCG	South Carolina
	843 013 010 389	GRNCPHSHU	Seton Hall
	843 013 010 433	GRNCPHUSF	San Francisco
	843 013 010 426	GRNCPHCSS	Sacramento)
			Sac State (Cal State
8	013 010	GRNCPHRUT	Rutgers
	843 013 010 372	GRNCPHRID	Rider
	843 013 010 471	GRNCPHPUR	Puldue
0	843 013 012 451	GRNCPHPIT	Pittsburgh
80	843 013 010 563	GRNCPHPSU	Penn State
	B43 013 010 341	GRNCPHODU	Old Dominion
	843 013 010 754	GRNCPHOKS	Oklahoma State
320	013 010	GRNCPHOKA	Oklahome
31	013 010	GRNCPHOHI	Ohio Univ
250	843 013 010 327		Notre Dame
	응	GRNCPHNTU	North Texas
<b>&amp;</b>	013 010	GRNCPHNCS	North Carolina St
	843 013 012 444	GRNCPHUNC	North Carolina
930	843 013 012 727	GRNCPHNEB	Nebraska
,		GRNCPHMIZ	Missouri
	843 013 010 785	GRNCPHMSB	Mississippi St
		GRNCPHMIS	Mississippi
	843 013 010 617	GRNCPHMSU	Michigan State
430	읤	GRNCPHMIC	Michigan
312	843 013 010 761	GRNCPHMOH	Miami, OH
	843 013 010 485	GRNCPHMIA	Miami, FL
	843 013 010 822	GRNCPHMAR	Marshall
	843 013 010 549	GRNCPHLSU	LSU
	843 013 010 600	GRNCPHLOU	Louisville
		GRNCPHKEN	Kentucky
	843 013 010 730	GRNCPHKSU	Kansas State
		GRNCPHXAN	Kansas

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TEAM	STYLE CODE	SP C	SIEND
Alabama	RMINCAFA	843 013 000 502	78
Arizona	TBMNCARI		٥
Arizona State	TBMNCASU	013	0
Arkansas	TBMNCARK	8	215
Amy	TBMNCARM	8	0
Aubum	TBMMCAUB	013 000	0
Baylor	TBMNCBAY	843 013 000 564	95
Boise State	TBMNCBSU	013	68
Boston College	TBMNCBCU	843 013 000 588	282
ВУU	TEMINCBYU	013 000	147
Catifornia	TBMNCCAL		8
Cincinnati	TBMMCCIN	843 013 000 618	395
Clemson	TBMNCCLE	843 013 000 625	0
	TBMNCCOL	013 000	٥
Colorado State	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	013 000	
Dayton	HMNCDAY	843 UTJ 000 663	2
Duke	S	3 013 000	-
Florida	TBMNCFLA	63 013 000	-
Florida State	TBMNCFSU	843 013 000 694	0
Fresno State	TBMNCFRE	843 013 000 700	144
Georgetown	TBMNCGTW	013 000	0
4	TBMNCGEO	013 000	0
Hinois		843 013 000 748	k
ewoj	TBMNCIOW	013 000	233
lowa State	TOMNCISU	013 000	145
James Madaon	TBMINCJMU	843 013 000 779	0
Kansas	TBMNCKAN	013 000	0
Parisas otato	DANCESU	13 013 000	0
Kentucky	TRMNCKEN	843 013 000 815	-
Louisiana State	TBMMCLSU	013 000	-
Louisville	TBMMCLOU	8	162
Marshall	TBMNCMAR	013	427
Maryland	TBMNCUMD	8	738
Mempris	HANCMEM	013 000	0
MIATIN FL	BMNCMIA	843 013 000 878	a



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8362			
281	의	TBMNCWIS	Wisconsin
±	23 82	TOMNCWYU	West Virginia
٥	013 001	TBMNCWSU	Washington State
0		TBMNCWAS	Washington
0	843 013 001 288	TBMNCWAK	Wake Forest
575	BM3 013 001 271	TBMINCYGT	Virginia Yech
239	843 013 001 264	TBMNCVIR	Virginia
174	843 013 001 257	TBMINCVAN	Vanderbill
86	843 013 001 240	TBMNCUTE	UTEP
0		TRANCUTA	Ulah
-	013 001	TBMINCUCL	UCLA
0		TBMNCUSC	usc
0	100	TBMMCTUL	Tuisa
٥	8	TBMNCTXT	
٥	9	TBMNCTAM	Texas A&M
0	013	TBMNCTEX	Texas
244	465 007	TBMNCTEN	Tennessee
	843 013 001 165	TEMNCSTA	Stanford
0	013	TBMNCSMI	Southern Miss
	843 013 001 141	TBMNCSIL	Southern Illinois
110	843 013 001 134	TBMNCSOU	Southern
0	843 013 001 127	TBMNCSCG	South Carolina
123	843 013 001 110	TBMNCSYR	Symecuse
89		TBMNCRUT	Rutgers
217	013 001	TBMNCPUR	Purdue
٥	013 001	TBMNCPIT	Pittsburgh
	013 001	TBMMCP5U	Penn State
Ē	013 001	TBMNCORS	Oregon State
0	013 881	TBMMCORE	Oregon
٥	외	TBMNCOKS	Oklahoma State
٥	93 90 1	TRANCOK	
3	013 001	TBMNCOHI	2
395	013 001	TBMNCPLACT	Notice Dame (PLACT)
700	455 205	TBMNCNIU	Notre Dame
3	000 000 000 000 000 000 000	TRIMICULA	Northwestern
ء ۔	200	TRANSMITT	North Target
3		TRUNCHING.	North Camillan
- C	943 013 004 0P4	THUNCHEY	New Mexico
>	200	TOWNSHIP OF	Novada
	200	RMNCNER	Newscha
2	000 2.00	RMNCNCS	NC State
0	843 013 000 980	TBMNCNAV	Nav
2	013 000	NOWDINA	Montana
325	2000	TRIMOMIZ	Missouri
	013 000	TBMNCMSB	Mississippi State
٥	013 000	TBMNCMIS	Mississippi
ž	013 000	TBMNCMIN	Minnesota
365	013 000	TBMNCMSU	Michigan State
0	013 000	TOWNCMIC	Michigan
8	843 013 000 885	TBMNCMOH	Miami OH

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THROWBACK FOO	SUCCESSION STATES
FOOTBALLS	

STYLE CODE	=======================================	STINU
TBLNCARM	843 013 002 759	0
TBLNCAUB	843 013 012 574	0
TBLNCFSU	843 013 002 766	239
TBLNCGEO	843 013 002 919	298
TBLNCIOW	843 013 002 773	0
TBLNCLSU	843 013 002 834	0
TBLNCMIC	843 013 002 780	189
TBLNCNEB	843 013 003 633	207
TBLNCNTD	877 465 005 068	995
TBLNCOKL	843 013 002 841	0
TBLNCPSU	843 013 002 797	0
TBLNCPUR	843 013 002 872	479
TBLNCTEX	843 013 002 803	524
TBLNCWIS	843 013 002 810	0
	TBLNCAID TBLNCAUB TBLNCAUB TBLNCGEO TBLNCCIOW TBLNCCIOW TBLNCMIC TBLNCOKL	

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TEAM	STYLE CODE	Jac	TANTA
Alabama	DTNCALA	877 465 003 064	0
Arizona	DTNCARI	877 465 003 071	50
Arizona State	DTNCASU	877 465 003 088	
Arkansas	DTNCARK	877 465 003 095	190
Aubum	DTNCAUB	877 465 003 101	156
Cincinnati	DTNCCIN	877 465 003 118	500
Clemson	DTNCCLE	877 465 003 125	893
Colorado	DINCCOL	877 465 003 132	300
Connecticut	DTNCCON	877 465 003 149	350
Duke	DTNCDUK	877 465 003 156	1407
Florida	DTNCFLA	877 465 003 163	0
Florida State	DTNCFSU	877 465 003 170	1327
Georgia	DTNCGEO	877 465 003 187	0
Georgia Tech	DTNCGTU	877 465 003 194	
Ilinois	DTNCILL	877 465 003 200	545
Indiana	DTNCIND	877 465 004 801	940
lowa	DINCIOW	877 465 003 217	292
Kansas	DTNCKAN	877 465 003 224	
Kansas State	DTNCKSU	877 465 003 231	240
Kentucky	DTNCKEN	877 465 003 248	1280
LSU	DTNCLSU	877 465 003 255	2970
Louisville	DTNCLOU	877 465 003 262	0
Marshall	DTNCMAR	877 465 003 279	750
Maryland	DTNCUMD	877 465 003 286	250
Miami	DTNCMIA	877 465 003 293	

### 2-PACK DAWG TAGZ

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25126			
204	877 465 003 576	DINCWIS	VVISCORSIN
173	877 465 003 569	DTNCWVU	West Virginia
268	877 465 003 552	DTNCWAK	Wake Forest
	877 465 003 545	DTNCVIT	Virginia Tech
304	877 465 003 538	DTNCVIR	Virginia
	877 465 003 521	DTNCTXT	Texas Tech
986	877 465 003 514	DTNCTAM	Texas A&M
3742	877 465 003 507	DTNCTEX	Texas
397	877 465 003 491	DTNCTEN	Tennessee
	877 465 003 460	DTNCSYR	Syracuse
300	877 465 003 484	DTNCSMI	Southern Miss
912	877 465 003 477	DTNCSCG	South Carolina
174	877 465 003 463	DTNCPUR	Purdue
0	877 465 003 446	DTNCPIT	Pittsburgh
140	877 465 003 439	DTNCPSU	Penn State
263	877 465 003 422	DTNCOKS	Oklahoma State
1602	877 465 003 415	DTNCOKA	Oklahoma
129	877 465 003 392	DTNCNTD	Notre Dame
894	877 465 003 385	DTNCUNC	North Carolina
83	877 465 003 378	DTNCNEB	Nebraska
0	877 465 003 361	DTNCNCS	NC State
192	877 465 003 354	DTNCMIZ	Missouri
480	877 465 003 347	DTNCMSB	Mississippi State
122	877 465 003 330	DTNCMIS	Mississippi
475	877 465 003 323	DTNCMIN	Minnesota
378	877 465 003 316	DTNCMSU	Michigan State
459	877 465 003 309	DTNCMIC	Michigan

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### Michigan State North Carolina Georgia Illinois STYLE CODE PTNCDUK PTNCKEN PTNCMSU **PTNCGEO** PTNCIOW PTNCFLA PTNCILL UPC 877 465 004 825 877 465 004 849 877 465 004 894 877 465 004 863 877 465 004 856 877 465 007 161 465 004 917 5516

### 2-PACK PHOTO TAGZ

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	877 465 009 998	DITACUMD	DURWARD
176	165 009		Marshall
		DTINCMQT	Marquetto
	465 009		
	877 485 009 850	DT1NCLSU	Louisiana State
•	877 485 008 943	DTINCKEN	Kentucky
	8	DTINCKST	Kent State
239	9	DTINCKSU	Kansas State
285	7 465 009	DTINCKAN	Kansas
	877 465 009 905	DTINCANU	James Madison
	877 465 008 699	DTINCISU	lowe State
	877 485 009 882	DT1NCIOW	iowa.
	877 465 009 875	DTINCILL	Indiana
410	877 465 009 868	DTINCILL	EFOS.
	877 465 008 851	DTINCGTU	Georgia Tech
	877 485 009 844	DTINCGEO	Georgia
	465 008	DTINCGTW	Georgetown
	8	DIINCFRE	
659	8	DTINCESU	Florida State
0	830	DINCFLA	Florida
870	465 009	DTINCDUK	Duke
	877 465 009 783	DTINCDAY	Dayton
		DTINCCRE	Creighton
	465 009	DTINCCON	Connecticut
	877 465 009 752	DINCCSU	Colorado State
		DINCCOL	Colorado
186		DTINCCLE	Clemson
	465 000		Cincimali
	877 465 009 714	DTINCCAL	California
	485 009	DTINCRYU	BYU
	465 009	DTINCBCU	Boston Coilege
311	465 009	DTINCESU	Boise State
	485 009	DTINCBAY	Baylor
282	465 009	DTINCAUB	Aubum
	877 465 009 853	DTINCARM	Army
	405 008	DTINCARK	Arkansas
	877 465 009 846	DTINCASU	Arizona State
130	465 009	DTINCAR	Arizona
450	7 405 009	DTINCALA	Alabama
-	877 465 009 815	DTINCAFA	Air Force
SIL	UPC	STYLE CODE	TEAM





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	8	DTINCXAV	Xavier
	843 013 001 813	DTINCWIS	AACSI AHAHHA
	200	DTINCINAL	1
	3	DTINCWS	Washington State
	3013001	DINCWAS	Washington
416	3 3	DTIMOWAX	Wake Forest
3		DTINCVAT	Wrotnia Tech
1,90	843 013 001 752	DITINGVIR	Venderous
		DINCOLE	Vondanie
	2010	AL COMPAC	CAN
	200	DE INCUSO	UGC
	100	טו ואכטנו	00.5
	190 610	OF INCIDE	3
	013 001	DINCIXI	Texas lech
23	013 001	DTINCTAM	ďΣ
	013001	DTINCTEX	Texas
0	ŝ	DINCTEN	Tennessee
	843 013 001 608	DTINCSYR	Synacuse
	013 001	DTINCSTA	Stanford
	100 010	DTINCSTJ	St Joseph's
ž	013 001	DTINCSMI	Southern Miss
1	013 001	DTINCSIL	Southern Minois
Š	843 013 001 822	DTINCSOU	Southern
319	3 013 001 58	DINCPUR	Punue
258	043 001	DTINCPIT	Pittsburgh
134	843 013 001 561	DTINCPSU	Penn State
		DTINCORS	Oregon State
	843 013 001 547	DTINCORE	Oregon
267	013 001	DTINCOKS	Oldahoma State
×	843 013 001 523	DITINCOK	Odahoma
à	3013001	DINCALD	Note Came
	013 001	DTINCNIW	Northwestern
		DTINCATU	North Texas
900	013 001	DTINCUNC	North Carolina
	93 89	DTINCAKX	New Mexico
	013 001	DINCHEV	Nevada
ĝ	013 001	DTINCNEB	Nebraska
T	843 013 001 424	DITINGNES	NC State
T	213 251	OT INCMON	NACTIONAL PROPERTY.
236	013 007	DI INCMIX	MISSOURI
Ę	13 013 001	DTINCMSB	Mississippi State
140	3013001	DTINCMIS	1-
		DTINCMIN	
	013 001	DTINCMSU	Michigan State
159	용	DTINCMIC	Michigan
	013 000 03	DTINCMOH	Miamil OH
1538	013 000	DTINCMA	Miamy FL
1	3 3	DTINCHEM	Memoria
1	843 013 000 007	DTINCMAR	Adequachments

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	877 465 009 110	PTINCFBUMD	Mayland
	877 465 009 103	TINCFBMAR	Marshall
	877 465 009 097	PTINCFBLOU	Louisylle
112	877 465 009 080	_	Louisiana State
	877 465 009 073	PT1NCFBKEN	Kentucky
	465 009	PT1NCFBKST	Kent State
285	877 465 009 059	PT1NCFBKSU	Kansas Statu
	877 465 009 042	PT1NCFBKAN	Kansas
	465 009	PTINCFBUMU	James Madison
	7 465 009	PTINCFBISU	OWA STATE
	8	PINCFBIOW	lowa
	877 465 009 004	PT1NCFBIND	Indiana
	465 008	PTINCFBILL	
	-	PTINCFBGTU	Georgia Tech
	465	PTINCFBGEO	Georgia
	90	PTINCFBGTW	Georgetown
	80	PT1NCFBFRE	Fresno State
287	465 008	PINCEDESU	Florida State
휾	877 465 008 939	PT1NCFBFLA	Florida
		PT1NCFBDUK	Duke
	877 465 008 915	PTINCFBDAY	Daycon
	465 008	PTINCFBCON	
	7 465 908	B	Colorado State
	465 008	PT1NCFBCOL	Colorado
909	465 008	PTINCFBCLE	Clemson
	465 008	PTINCFBCIN	Cindinati
		PTINCEBCAL	California
	877 465 008 847	PT1NCFBBYU	υγв
	485 008	PTINCFBBCII	Boston College
	8	PT1NCF8BSU	Boise State
	7 465 008	PT1NCFBBAY	olyeg
35 55	7 465 008	PT1NCFBAUB	MINGUA.
	465 008	PTINCFBARM	Алпу
380	7 465 007	PT1NCFBARK	Arkansas
	윓	PTINCFBASU	Arizona State
107		PTINCFBARI	Arizona
333	80	PITNCFBALA	Alabama
	877 465 008 748	ΩΙ	Air Force
UNITS	등	STYLE CODE	MASI

### SINGLE HELMET TAGZ



Cartons of 250 Sleeves of 50

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	Microsia	West Vinninia	Washington State	Washington	Wake Forest	Virginia Tech	Viginia	Vanderbilt	UTEP	CET.	USC	UCLA		Texas Tech	Texas A&M	Texas	Тепповьюе	Syracuse	Stanford	Southern Miss	Southern Illinois	Southern	South Carolina	Puidue	Pittsburgh	Penn State	Onegon State	í	Oklahoma State	Ovietoma Ovietoma	Noire Dame	Northwestern	North Texas	North Carolina	New Mexico	Nevada	Nebraska	NC State	Mary	Montana	Microsoft Cupic	Mississippi State	MIGURESCRIZ	Michigan State	Michigan	Miami OH	Mizami FL	Membria
E I HACE COMMO	TANCEDIANC	DI INCENSAL	I SWEEDING	PTINCERWAS	PTINCFBWAK	PTINCFBVGT	PT1NCFBVIR	PTINCFBVAN	PT1NCFBUTE	PT INCFBUTA	PT1NCFBUSC	PTINCFBUCL	PT INCFBTUL	PTINCEBIXI	PTINCEBTAM	PT1NCFBTEX	PTINCFBTEN	PTINCFBSYR	PT1NCFBSTA	PTINCFBSMI	PT INCFBSIL	PT INCFBSOU	PTINCEBSCG	PTINCFBPUR	PTINCFBPIT	PTINCFBPSU	PTINCFBORS	PTINCFBORE	DI MOTEON	PINCEBON	PINCEBNID	PTINCFBNTW	PTINCEBNIU	PT1NCFBUNC	PTINCEBNALL	PTINCFBNEV	PTINCEBNEB	PTINCEPINCS	DITINCERNAV	DT1NCERUNA	DTINCEBUIT	TINCERMS	PI INCH LIMIN	PINCEBMSU	PTINCHBMIC	<b>PT1NCFBMOH</b>	PT1NCFBMIA	· · · · · · · · · · · · · · · · · · ·
011 403 003 00g	100	100	877 466 000 50C		465 009	465 009	877 465 009 547	485	843 013 002 886	877 465 009 523	877 465 009 509	85	465	877 465 009 486	465	465 009	465 007	465 009	465 009	465 009	465 009	013	465 009	465 009	465 009	465 009	465 009	8	877 465 000 340	465 003	465 009	465 009	465 009	465 009	200	465 009	465 009	2 5	100		100 000	3 5	AOD 009	465 009	465 009	465 009	877 465 009 134	100
17051	21,7	3				88	197		280						312	510	531			236		314	8	246		457		000	Т	Т	202	П				Т	38			T	Т	Т	7		돭		319	Г

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Replay Figurines



MISCELLANEOUS				
TEAM	STYLE CODE	UPC	STINU	UNITS # per Box
Penn State - Joe Patemo	RENCPAT	877 465 003 903	T	80
Florida State - Bobby Bowden	RPCOFBFSU	843 013 003 053	796	4
Notre Dame - Lou Holtz	RPCOFBNTD	843 013 010 679	685	4
The state of the s				

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D8874 - H30

	Greg Schlano (Rutgers	Lou Holiz (Notre Dame	Coach K (Dutus)	Hoobly Bowden (Florida	Joe Palerno (Penn Stat	TEAM	COACHES
	BHNCCOFBRU	BHNCCOFBNT	BHGBNCKRZ	SU BHINCCOFBESU	(a) BHGBNCPAT	STYLE CODE	
	843 013 013 021	H 143 013 010 602	877 485 004 214	843 013 003 000	877 485 003 859	UPC	
7313		721		2	8	STINO	

	West Virginia BHNCMSWVU 843 013 0	OTEST	a Tech BHNCMSVCT	BHINCHISTEX 843 013	HHNCMSTEN 843 013	EHNCMSSYR 843 013	8 BHNOMSPUR 843 013	843 013	Oxtahoma Si BHNCMSOKS 843 013 0	Notice Dame BHNCMSNTD 843 013 0	North Cardina BHNCMSUNC 843 013 0	LHB (	BHNCMSCMIA 843	Maryland BHNCMSUMD 843 013 0	Mersholf BHNCMSCMAR 843 013 0	BHNUKSLSJU	849 013	843013	2	IOMB BHNCMSIOW 843 013 0	Toch BHNCMSGTU B43 013	Georgia BHNCMSGEO 843 013 0		B43 033		DESCRIPTION BHNCMSCON	Chamaon BHNCMSCLE 843 013 C	Cincipati BHNCMSCIN 843 013 0	BHNCMSAUB	2	TEAM STYLE CODE UP
SOUTH THE PARTY OF	843 013 003 602			13 OCC) 367	3 003 398	3 003 672	욻	8	3 003 374	013 003 658	843 013 003 381	013 003 541	3 000 534	013 003 527	013 003 510	843 013 003 338	3 003 503	8	012 003 480	013 003 411	3 003 473	3 003 350	Ì	3833	2003 23	용	3 003 439	3 003 442	- 1	013 003 428	ह
3	0		-	2:	728	0	8	•	8	-	36	₹.	0	٥	9	3	•		9	757	0	877		-	Ľ	-	-	•	9	-	SUND

Bobbleheads

MASCOT



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TEAM	STYLE CODE	Odn	STINU
Florida Schedule/Trophy Football	MBLWINFLA	843 013 006 627	1425
Florida Signature/Autograph Football	MBLFBSBFLAWIN	843 013 006 740	2644
Florida Natl Champ Grip and Rip Football	GRNCFLAWIN06	843 013 006 771	704
Florida Natl Champ 3pack Spiritbands	SB3WINFLA	843 013 006 696	1090
Florida Natl Champ Frisbees	GRFFLAWIN06	843 013 006 757	680
Florida Natl Champ Gator Mascot Bobble	BHTRMASFLA	843 013 006 726	3687
Florida Natl Champ Single Photo Tag	DT1WIN06FLA	843 013 006 719	525
Florida Natl Champ Blue Spectrum Football	TBMFLAWIN06	843 013 006 764	612
OSU/Florida Dueling Memory Football	MBLDHOSUFLA	843 013 006 115	1145

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Gryphon

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## **WEST VIRGINIA** ADULT Tackle Twill Football Jerseys

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D8874 - H33

Jear	C7: AM ORC 680	GOSTINGTOD	LOGISTING
4000	201 000 000 000 000 100 004 110	ייסטו ועטוגבונג	1 Culcuito
22/2	977 495 001 039	CNEW JNGERS	Kenhicky
3776	977 /65 001 020	SHADNOKEN	Xonticky
<u></u>	899 398 000 132	SB3PNCKSU	Kansas St.
525	877 465 001 008	SB3PNCISU	lowa State
1876	877 465 000 087	SB3PNCIOW2	lowa2
1425	899 398 000 415	SB3PNCIOW	lowa
50	877 465 004 146	SB3PNCIND2	Indiana2
1125	877 465 000 988	SB3PNCILL2	Illinois (2)
700	878 362 007 629	SB3PNCILL	Illinois (1)
1150	899 398 000 156	SB3PNCGTU	Georgia Tech
100	877 465 000 070	SB3PNCGE02	Georgia2
1125	877 465 000 544	SB3PNCGEO	Georgia
1450	877 465 000 063	SB3PNCFSU2	Florida St.2
1775	877 48 5000 537	SB3PNCFSU	Florida St
0	877 465 000 056	SB3PNCFLA2	Florida2
0	877 465 000 520	SB3PNCFLA	Florida
250	877 465 000 984	SB3PNCDUK2	Duke2
0	899 398 000 491	SB3PNCDUK	Duke
225	877 465 004 405	SB3PNCCON2	Connecticut2
250	878 362 009 074	SB3PNCCON	Connecticut
700	878 362 008 848	SB3PNCCSU	Colorado State
325	877 465 000 926	SB3PNCCOL	Colorado
0	877 465 000 049	SB3PNCCLE2	Clemson2
350	877 465 000 900	SB3PNCCIN	Cincinnati
925	877 465 002 913	SB3PNCBYU	BYU
656	878 362 009 081	SB3PNCBCU	Boston College
550	877 465 000 872	SB3PNCBAY	Baylor
0	877 465 000 025	SB3PNCAUB2	Aubum2
1650	877 465 003 002	SB3PNCARK2	Arkanses2
549	877 465 000 865	SB3PNCARK	Arkansas
	878 362 008 770	SB3PNCASU	Arizona St.
0	877 465 000 001	SB3PNCALA2	Alabame2
QUANTITIES	UPC	STYLE CODE	SCHOOL

## **ADULT 3-Pack Spiritbands**

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100	3001	
455 000	SERBUCKAV	Xavier
465 824	SB3PNCWIS2	Wisconsin2
878 362 008 985	SB3PNCWIS	Wisconsin
877 465 000 216	SB3PNCWVU2	West Virginia2
398 000	SB3PNCWVU	West Virginia
899 398 000 446	SB3PNCWAK	Wake Forest
		Virginia Tech - Tribute
877 465 000 209	SB3PNCVGT2	Virginia Tech2
899 398 000 026	SB3PNCVIR	Virginia
878 362 008 930	SB3PNCTXT	Texas Tech
465 000	SB3PNCTAM2	Texas AM2
899 398 000 033	SB3PNCTAM	I exas AM
8	SB3PNCTEX2	Төхав2
877 465 000 179	SB3PNCTEN2	Tennassee2
465 000	SB3PNCTEN	Tennessee
878 362 009 050	SB3PNCSYR	Syracuse
699 398 000 040	SB3PNCSMI	Southern Miss
877 465 000 162	SB3PNCSCG2	South Carolina2
899 398 000 057	SB3PNCSCG	South Carolina
877 465 001 237	SB3PNCPUR2	Purdue2
8	SB3PNCPIT	Pittsburgh
465 000	SB3PNCPSU2	Penn State2
362 009	SB3PNCPSU	Penn State
362 008	SB3PNCORS	Oregon State
465 001	SB3PNCORE	
465 000	SB3PNCOKS2	Oklahoma St.2
398 000	SB3PNCOKS	Oklahoma St.
465 000	SB3PNCOKA2	Oklahoma2
465 000	SB3PNCOKA	Oklahoma
465 000	SB3PNCNTD2	
362 008	SB3NCNCUNC	NC Nafl Champs 2005
398 000	SB3PNCUNC	North Carolina
465 88	SB3PNCNCS2	NC State2
65 80	SB3PNCNEB	Nebraska
465 OC1	SB3PNCMIZ	
465 001	SB3PNCMSB	Mississippi St.
465 001	SB3PNCMIS	Mississippi
8	SB3PNCMIN	Minnesota
465 001	SB3PNCMSU	Michigan State
65	SB3PNCMIA2	Miami2
382 009	SB3PNCUMD	Maryland
465 001	SB3PNCMAR	Marshall
465 000	SB3PNCLSU	LSU
877 465 000 094	SB3PNCLOU	Louisville2

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SCHOOL	STYLE CODE	UPC	QUANTITIES
Alabama	SB3PNCYALA	878 362 009 319	0
Arkansas	SB3PNCYARK	878 362 009 302	225
Auburn	SB3PNCYAUB	878 362 009 296	425
Auburn 2004 Perfect Season	SB3NCEYAUB	899 398 000 330	175
Clemson	SB3PNCYCLE	878 362 009 999	125
Clemson2	SB3PNCYCLE2	877 465 003 934	450
Duke	SB3PNCYDUK	878 362 009 982	1325
Florida State	SB3PNCYFSU	877 465 001 930	0
Florida2	SB3PNCYFLA2	877 465 004 177	325
Georgia	SB3PNCYGEO	878 362 009 272	775
Georgia Tech	SB3PNCYGTU	878 362 009 968	50
Illinois (2)	SB3PNCYILL2	878 362 008 268	950
lowa	SB3PNCYIOW	878 362 009 791	100
Kansas State	SB3PNCYKSU	878 362 009 661	475
Louisville	SB3PNCYLOU	878 362 009 579	199
LSU	SB3PNCYLSU	878 362 009 258	275
Marshall	SB3PNCYMAR	877 465 002 029	475
Miami	SB3PNCYMIA	878 362 009 944	200
Mississippi	SB3PNCYMIS	878 362 009 241	149
Mississippi St.	SB3PNCYMSB	878 362 009 234	326
Missouri	SB3PNCYMIZ	878 362 009 654	275
NC State1	SB3PNCYNCS	878 362 009 920	150
NC State2	SB3PNCYNCS2	877 465 000 353	675
Nebraska	SB3PNCYNEB	877 465 002 098	1199
North Carolina	SB3PNCYUNC	877 465 002 104	350

# YOUTH 3-Pack Spiritbands

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West Virginia

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850	878 362 008 510	SBPNCMSB	Solid	Nomal	Mississippi State
	878 362 008 527	SBPNCMIN	2-Color	Normal	Minnesola
1700	878 362 008 534	SBPNCMSU	Solid	Normal	Michigan State
	899 398 000 590	SB2NCMIA	2-Color	Normal	Miami
900	878 362 008 541	SB2PNCUMD	2-Color	Normal	Maryland
250	878 362 008 558	SBPNCMSH	Solid	Normal	Marshall
0	877 465 000 698	SBSNCLSU	Camo	Normal	LSU
5900	899 398 000 712	SBPNCLSU	Solid	Wide	LSU
650	877 465 001 541	SBPNCLOU	Solid	Nomal	Louisville
900	877 465 003 651	SBPNCKEN	Solid	Normal	Kentucky
1650	877 465 001 534				Kansas State
1550	877 465 002 890	SBSNCIOW	Camo	Normal	lowa
250	899 398 000 361	SB2NCIOW	2-Color	Wide	llowa (Black & Gold)
7100	899 398 000 613	SBANCHOW	Solid	Wide	lowa (Gold)
600	877 465 001 503	SBSNCGEO	Camo	Normal	Georgia
	899 398 000 743	SB2NCGEO	2-Color	Normal	Georgia
0	877 465 000 735	SBPNCFSU	Solid	Normal	Florida State
975	877 465 002 883	SBSNCFLA	Camo	Normal	Florida
2625	877 465 000 711	SB2NCFLA	2-Color	Normal	Florida
900	877 465 001 466	SBPNCDUK	Solid	Normal	Duke
125	878 362 008 640	SBPNCCLE	PiloS	Normal	Clemson
	187 000 866 668	SBPNCARK	Solid	Normal	Arkansas
1150	899 398 000 781	SBPNCARK	Solid	Wide	Arkansas
0	897 000 866 668	SBPNCALA	Solid	Normal	Alabama
QUANTITIES	UPC	STYLE CODE	COLOR	BAND WIDTH	SCHOOL

**ADULT and YOUTH SINGLE SPIRITBANDS** 

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899 388 000 279	SBPNCYOKS	Salid	Normai	OK State
899 398 000 248	SBPNCGYLSU	Solid	Normal	LSU
899 398 000 262	SBPNCYTEX	Solid	Normal	Texas
877 465 001 367	SB2NCYOKL	Solid	Normal	Oklahoma
				Youth
899 398 000 576	SBPNCWIS	Solid	Wide	Wisconsin
899 398 000 644	SBPNCIWVU	Solid	Wide	West Virginia
877 465 001 732		2-Calor	Normal	Wake Forest
159 000 866 668	SBPNCVGT	Solid	Wide	Virginia Tech
877 465 001 718		2-Color	Normal	Virginia
899 398 000 620	SBPNCTXT	2-Color	Wide	Texas Tech
877 465 001 695			Normal	Texas A&M
877 465 002 852	SBSNCTEX	Camo	Normal	Texas Camo
877 465 002 944		2-Color	Normal	Texas Red River
899 398 000 675	SBPNCTEX	Solid	Normal	Texas
877 465 002 920	SBSWNCTEN	2-Color	Normal	Tennessee (Lady Vols)
877 465 002 449	SBPNCTEN	Pink	Normal	Tennessee Pink
877 465 000 803		Solid	Normal	Tennessee
878 362 008 633	SBPNCSCG	2-Color	Normal	South Carolina
877 465 001 664	SB2NCOKS	2-Color	Normal	Oklahoma State
877 465 000 827		Orange	Normal	Oklahoma State
877 465 001 657	SB2NCOKL	2-Color	Normal	Oklahoma
878 362 008 497	SB2NCNTD	2-Color	Normal	Notre Dame
899 398 000 637	SBPNCUNC	Solid	Normal	North Carolina
899 398 000 705	SBPNCNCS	Solid	Normal	NC State
878 362 008 503	SB2NCMIZ	2-Color	Normal	Missouri
	878 362 008 503 899 398 000 705 899 398 000 637 878 362 008 497 877 365 001 657 877 465 001 664 877 465 002 449 877 465 002 449 877 465 002 920 899 398 000 675 877 465 001 695 877 465 001 695 877 465 001 695 877 465 001 718 889 398 000 651 877 465 001 732 899 398 000 651 877 465 001 367 877 465 001 367 889 398 000 644 899 398 000 651 877 465 001 732 899 398 000 644 899 398 000 657 899 398 000 644 899 398 000 657 899 398 000 657		SB2NCMIZ SBPNCUNC SB2NCOKS SB2NCOKS SB2NCOKS SB2NCOKS SB2NCOKS SBPNCTEN SBPNCTEN SBPNCTEN SBPNCTEX SBPNCVOKI SBPNCYOKS SBPNCYOKS SBPNCYOKS	Solid SBPNCUCKS Solid SBPNCUCKS Solid SBPNCUCKS Solid SBPNCUCK 2-Color SB2NCOKL Orange SB2NCOKS 2-Color SB2NCOKS 2-Color SBPNCTEN Solid SBPNCTEX Camo SBSWNCTEX 2-Color SBSNCTEX 2-Color SBPNCTXT 2-Color SBPNCVGT Solid SBPNCVOKL Solid SBPNCVOKL Solid SBPNCYOKL Solid SBPNCYOKS SOLID SBPNC

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SCHOOL         STYLE CODE         UPC         QUANTITIES           Alabama         SB3NCPYALA         877 465 002 975         1150           Aubum         SB3NCPYAUB         877 465 002 951         1150           Aubum         SB3NCPYCLE         877 465 003 866         425           Duke         SB3NCPYCLA         877 465 003 668         375           Florida State         SB3NCPYFSU         877 465 003 668         375           Florida State         SB3NCPYFSU         877 465 003 668         375           Georgia         SB3NCPYFSU         877 465 003 668         375           Georgia         SB3NCPYFSU         877 465 003 669         475           Jowa         SB3NCPYFSU         877 465 003 729         950           Jowa         SB3NCPYKEN         877 465 003 729         950           Jowa         SB3NCPYLOU         877 465 003 767         950           Jowa         SB3NCPYLOU         877 465 003 767         950           Jowa         SB3NCPYLOU         877 465 003 767         950           Jowa         SB3NCPYMAR         877 465 003 767         950           Jowa         SB3NCPYMEB         877 465 003 863         750           Jowa         SB3NC	23325			
STYLE CODE  SB3NCPYALA  SB3NCPYALA  SB3NCPYALB  SB3NCPYCLE  SB3NCPYCLE  SB3NCPYCLE  SB3NCPYCLE  SB3NCPYFLA  SB3NCPYFLA  SB3NCPYFLA  SB3NCPYFLA  SB3NCPYFLA  SB3NCPYREN  SB3NCPYLOU  SB3NCPYLOU  SB3NCPYLOU  SB3NCPYNIA  SB3NCPYNIA  SB3NCPYNIA  SB3NCPYNIA  SB3NCPYNIS  SB3NCPYPOR  SB3NCPYPOR  SB3NCPYPOR  SB3NCPYPOR  SB3NCPYPOR  SB3NCPYPOR  SB3NCPYPOR  SB3NCPYPOR  SB3NCPYPOR  SB3NCPYSCG  SB3NCPYSCG  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYSCG  SB3NCPYSCG  SB3NCPYSCG  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYNIS  SB3NCPYSCG  SB3NCPYNIS  SB3NCP				
DL         STYLE CODE         UPC         QUANTI           a         SB3NCPYALA         877 465 002 975         QUANTI           a         SB3NCPYALB         877 465 002 951         877 465 002 951           n         SB3NCPYCLE         877 465 003 866         877 465 003 668           SB3NCPYFLA         877 465 003 682         877 465 003 682           SB3NCPYFLA         877 465 003 002         877 465 003 002           SB3NCPYILL         877 465 003 002         877 465 003 729           SB3NCPYLOU         877 465 003 729         877 465 003 729           Ie         SB3NCPYLOU         877 465 003 736           SB3NCPYNIA         877 465 003 767           SB3NCPYMIA         877 465 003 767           SB3NCPYNIS         877 465 003 767           SB3NCPYNIS         877 465 003 774           SB3NCPYNIS         877 465 003 774           SB3NCPYNIS         877 465 003 804           SB3NCPYPOUR         877 465 003 804           SB3NCPYSU         877 465 003 804           SB3NCPYYSI         877 465 003 805           SB3NCPYYSI </td <td>450</td> <td></td> <td>SB3NCPYWIS</td> <td>Wisconsin</td>	450		SB3NCPYWIS	Wisconsin
OL         STYLE CODE         UPC         QUANTI           1a         SB3NCPYALA         877 465 002 975         QUANTI           1a         SB3NCPYALB         877 465 002 951         877 465 002 951           2a         SB3NCPYCLE         877 465 003 866         877 465 003 668           3a         SB3NCPYFLA         877 465 003 682         877 465 003 698           3a         SB3NCPYFLA         877 465 003 002         877 465 003 712           3a         SB3NCPYKEN         877 465 003 729         877 465 003 729           3a         SB3NCPYKEN         877 465 003 736         877 465 003 736           3a         SB3NCPYMAR         877 465 003 767         877 465 003 767           3a         SB3NCPYMIS         877 465 003 767         877 465 003 767           3a         SB3NCPYNIS         877 465 003 774         877 465 003 774           3a         SB3NCPYNIS         877 465 003 774         877 465 003 774           3a         SB3NCPYPOKA         877 465 003 804         877 465 003 804           3a         SB3NCPYSUR         877 465 003 804         877 465 003 804           3a         SB3NCPYSUR         877 465 003 804         877 465 003 804           3a         SB3NCPYSUR         877 465 0	625	465 000	SB3NCPYVGT	Virginia Tech
OL         STYLE CODE         UPC         QUANTI           1a         SB3NCPYALA         877 465 002 975         QUANTI           1a         SB3NCPYALB         877 465 002 951         877 465 002 951           2a         SB3NCPYCLE         877 465 003 866         877 465 003 868           3a         SB3NCPYFLA         877 465 003 682         877 465 003 682           3a         SB3NCPYFLA         877 465 003 698         877 465 003 712           3a         SB3NCPYKEN         877 465 003 729         877 465 003 729           3a         SB3NCPYLOU         877 465 003 736         877 465 003 736           3a         SB3NCPYMAR         877 465 003 767         877 465 003 767           3a         SB3NCPYMIS         877 465 003 767         877 465 003 774           3a         SB3NCPYNIS         877 465 003 774         877 465 003 774           3a         SB3NCPYNIS         877 465 003 774         877 465 003 774           3a         SB3NCPYNIS         877 465 003 774         877 465 003 774           3a         SB3NCPYNIS         877 465 003 804         877 465 003 804           3a         SB3NCPYPOLA         877 465 003 804         877 465 003 804           3a         SB3NCPYSCG         877 465 0	500		SB3NCPYVIR	Virginie
OL         STYLE CODE         UPC         QUANTI           1a         SB3NCPYALA         877 465 002 975         QUANTI           1a         SB3NCPYALB         877 465 002 951         877 465 002 951           2a         SB3NCPYCLE         877 465 003 866         877 465 003 668           3a         SB3NCPYFLA         877 465 003 682         877 465 003 682           3a         SB3NCPYFLA         877 465 003 002         877 465 003 712           3a         SB3NCPYILL         877 465 003 729         877 465 003 729           3b         SB3NCPYLOU         877 465 003 736         877 465 003 767           3c         SB3NCPYMAR         877 465 003 767         877 465 003 767           3c         SB3NCPYMIS         877 465 003 767         877 465 003 774           3c         SB3NCPYNIS         877 465 003 774         877 465 003 774           3c         SB3NCPYNIS         877 465 003 774         877 465 003 774           3c         SB3NCPYNIS         877 465 003 774         877 465 003 781           3c         SB3NCPYNIS         877 465 003 781         877 465 003 804           3c         SB3NCPYPOKA         877 465 003 804         877 465 003 804           3c         SB3NCPYSCG         877 465 0	2350	877 465 002 968	SB3NCPYTEX	Texas
OL         STYLE CODE         UPC         QUANTI           1a         SB3NCPYALA         877 465 002 975         QUANTI           1a         SB3NCPYALB         877 465 002 951         877 465 002 951           2a         SB3NCPYCLE         877 465 003 866         877 465 003 668           3a         SB3NCPYFLA         877 465 003 682         877 465 003 698           3a         SB3NCPYILL         877 465 003 002         877 465 003 772           3a         SB3NCPYKEN         877 465 003 772         877 465 003 772           3a         SB3NCPYKEN         877 465 003 773         877 465 003 767           3a         SB3NCPYMAR         877 465 003 767         877 465 003 767           3a         SB3NCPYMIS         877 465 003 767         877 465 003 767           3a         SB3NCPYMIS         877 465 003 774         877 465 003 774           3a         SB3NCPYNIS         877 465 003 774         877 465 003 774           3a         SB3NCPYNIS         877 465 003 774         877 465 003 781           3a         SB3NCPYNIS         877 465 003 781         877 465 003 781           3a         SB3NCPYPOKA         877 465 003 804         877 465 003 804           3a         SB3NCPYPOKA         877 465	358		SB3NCPYTEN	Termessee
OL         STYLE CODE         UPC         QUANTI           1a         SB3NCPYALA         877 465 002 975           1a         SB3NCPYALB         877 465 002 951           2a         SB3NCPYCLE         877 465 003 866           2a         SB3NCPYFLA         877 465 003 668           2a         SB3NCPYFLA         877 465 003 682           3a         SB3NCPYFLA         877 465 003 002           3a         SB3NCPYILL         877 465 003 729           3b         SB3NCPYKEN         877 465 003 729           3a         SB3NCPYKEN         877 465 003 736           3b         SB3NCPYMAR         877 465 003 767           3b         SB3NCPYMIS         877 465 003 774           3aroline         SB3NCPYNIS         877 465 003 774           3aroline         SB3NCPYNIS         877 465 003 781           3aroline         SB3NCPYNIS         877 465 003 781           3aroline         SB3NCPYDUR         877 465 003 781           3aroline         SB3NCPYDUR         877 465 003 982	825		SB3NCPYSCG	South Carolina
L         STYLE CODE         UPC         QUANTI           8         SB3NCPYALA         877 465 002 975         QUANTI           1         SB3NCPYALB         877 465 002 951         877 465 002 951           1         SB3NCPYCLE         877 465 003 866         877 465 003 668           SB3NCPYFLA         877 465 003 682         877 465 003 682           SB3NCPYFSU         877 465 003 002         877 465 003 712           SB3NCPYILL         877 465 003 729         877 465 003 729           SB3NCPYLOU         877 465 003 767         877 465 003 767           SB3NCPYMIA         877 465 003 767         877 465 003 767           SB3NCPYNIS         877 465 003 767         97           SB3NCPYNIS         877 465 003 774         877 465 003 774           SB3NCPYNIS         877 465 003 774         877 465 003 774           SB3NCPYNIS         877 465 003 774         877 465 003 774           SB3NCPYNIS         877 465 003 774         877 465 003 781           SB3NCPYNID         877 465 003 781         877 465 003 781           SB3NCPYNID         877 465 003 781         877 465 003 982           SB3NCPYNID         877 465 003 982         877 465 003 804	47:	877 465 003 811	SB3NCPYPUR	Purdue
STYLE CODE	)	877 465 003 804	SB3NCPYPSU	Penn State
STYLE CODE	167		SB3NCPYOKA	Oklahoma
STYLE CODE	628	877 465 003 781	SB3NCPYNTD	Notre Dame
STYLE CODE	175	877 465 003 019	SB3NCPYUNC	North Carolina
STYLE CODE	97:	877 465 003 774	SB3NCPYNEB	Nebraska
STYLE CODE UPC SUANTI SB3NCPYALA 877 465 002 975 SB3NCPYALB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYFLA 877 465 003 668 SB3NCPYFSU 877 465 003 682 SB3NCPYFSU 877 465 003 699 SB3NCPYILL 877 465 003 729 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 736 SB3NCPYLOU 877 465 003 767 SB3NCPYMAR 877 465 003 767 SB3NCPYMIS 877 465 003 767 SB3NCPYMIS 877 465 003 767	37:	877 465 003 880	SB3NCPYMSB	Mississippi State
STYLE CODE UPC SUANTI SB3NCPYALA 877 465 002 975 SB3NCPYALB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYFLA 877 465 003 668 SB3NCPYFLA 877 465 003 682 SB3NCPYFSU 877 465 003 699 SB3NCPYILL 877 465 003 729 SB3NCPYLOU 877 465 003 736 SB3NCPYLOU 877 465 003 736 SB3NCPYNAR 877 465 003 750 SB3NCPYMAR 877 465 003 767 SB3NCPYMAR 877 465 003 767	40	877 465 003 873	SB3NCPYMIS	Mississippi
STYLE CODE UPC QUANTI SB3NCPYALA 877 465 002 975 SB3NCPYALB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYFLA 877 465 003 668 SB3NCPYFLA 877 465 003 682 SB3NCPYFSU 877 465 003 699 SB3NCPYILL 877 465 003 729 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 736 SB3NCPYLOU 877 465 003 750 SB3NCPYMAR 877 465 003 750	156		SB3NCPYMSU	Michigan State
STYLE CODE UPC QUANTI SB3NCPYALA 877 465 002 975 SB3NCPYALB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYCLE 877 465 003 668 SB3NCPYFLA 877 465 003 682 SB3NCPYFSU 877 465 003 682 SB3NCPYFQU 877 465 003 699 SB3NCPYILL 877 465 003 712 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 736 SB3NCPYLOU 877 465 003 736 SB3NCPYLOU 877 465 003 743	75		SB3NCPYMIA	Miami
STYLE CODE UPC QUANTI SB3NCPYALA 877 465 002 975 SB3NCPYALB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYFLA 877 465 003 668 SB3NCPYFLA 877 465 003 682 SB3NCPYFSU 877 465 003 682 SB3NCPYFQU 877 465 003 699 SB3NCPYILL 877 465 003 712 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 736 SB3NCPYLOU 877 465 003 736 SB3NCPYLOU 877 465 003 736	47	877 465 000 261	SB3NCPYMAR	Maryland
STYLE CODE UPC QUANTI SB3NCPYALA 877 465 002 975 SB3NCPYALB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYDUK 877 465 003 668 SB3NCPYFLA 877 465 003 682 SB3NCPYFSU 877 465 003 002 SB3NCPYFSU 877 465 003 002 SB3NCPYGEO 877 465 003 712 SB3NCPYKEN 877 465 003 729 SB3NCPYKEN 877 465 003 729 SB3NCPYLOU 877 465 003 729 SB3NCPYLOU 877 465 003 729	87:	877 465 003 743	SB3NCPYLSU	LSU
STYLE CODE UPC QUANTI SB3NCPYALA 877 465 002 975 SB3NCPYALB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYDUK 877 465 003 668 SB3NCPYFLA 877 465 003 682 SB3NCPYFSU 877 485 003 002 SB3NCPYGEO 877 465 003 699 SB3NCPYILL 877 465 003 712 SB3NCPYKEN 877 465 003 729 SB3NCPYKEN 877 465 003 729	45		SB3NCPYLOU	Louisville
L STYLE CODE UPC QUANTI 8 SB3NCPYALA 877 465 002 975 SB3NCPYAUB 877 465 002 951 1 SB3NCPYCLE 877 465 003 866 SB3NCPYDUK 877 465 003 668 SB3NCPYFLA 877 465 003 682 SB3NCPYFSU 877 465 003 002 SB3NCPYGEO 877 465 003 699 SB3NCPYILL 877 465 003 699 SB3NCPYILL 877 465 003 712	56	877 465 003 729	SB3NCPYKEN	Kentucky
L STYLE CODE UPC QUANTI 8 SB3NCPYALA 877 465 002 975 SB3NCPYAUB 877 465 002 951 1 SB3NCPYCLE 877 465 003 866 SB3NCPYDUK 877 465 003 668 SB3NCPYFLA 877 465 003 682 SB3NCPYFSU 877 465 003 682 SB3NCPYGEO 877 465 003 002 SB3NCPYGEO 877 465 003 699	.28	877 465 003 712	SB3NCPYIOW	lowa
STYLE CODE UPC QUANTI SB3NCPYALA 877 465 002 975 SB3NCPYAUB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYDUK 877 465 003 668 SB3NCPYFLA 877 465 003 675 SB3NCPYFSU 877 465 003 682 SB3NCPYFSU 877 465 003 682 SB3NCPYGEO 877 465 003 002	47		SB3NCPYILL	Minoia
STYLE CODE UPC QUANTE SB3NCPYALA 877 465 002 975 SB3NCPYAUB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYDUK 877 465 003 668 SB3NCPYFLA 877 465 003 675 SB3NCPYFLA 877 465 003 675	117	877 465 003 002	SB3NCPYGEO	Georgia
STYLE CODE UPC QUANTI SB3NCPYALA 877 465 002 975 SB3NCPYAUB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYDUK 877 465 003 668 SB3NCPYFLA 877 465 003 675	42	877 485 003 682	SB3NCPYFSU	Florida State
SB3NCPYALE 877 465 002 975 SB3NCPYALB 877 465 002 951 SB3NCPYCLE 877 465 003 866 SB3NCPYCLE 877 465 003 668	87	877 465 003 675	SB3NCPYFLA	Flonda
SB3NCPYALA 877 465 002 975 SB3NCPYAUB 877 465 002 951 SB3NCPYCLE 877 465 003 866	37		SB3NCPYDUK	Duke
SB3NCPYALB 877 465 002 975 SB3NCPYAUB 877 465 002 951	42		SB3NCPYCLE	Clemson
SB3NCPYALA 877 465 002 975	112	877 465 002 951	SB3NCPYAUB	Aubum
STYLE CODE UPC	115	877 465 002 975	SB3NCPYALA	Alabama
	QUANTITIES	UPC	STYLE CODE	SCHOOL



Apr 20:09 11:38a Gryphon

D8874 - H40

16148850024

23325			
450	877 465 003 897	SB3NCPYMIS	Wisconsin
625	877 465 000 315	SB3NCPYVGT	Virginia Tech
500	877 465 000 308	SB3NCPYVIR	Virginia
2350	877 465 002 968	SB3NCPYTEX	Texas
850	877 465 003 835	SB3NCPYTEN	Tennessee
825		SB3NCPYSCG	South Carolina
475	877 465 003 811	SB3NCPYPUR	Purdue
0	877 465 003 804	SB3NCPYPSU	Penn State
1675		SB3NCPYOKA	Oklahoma
625	877 465 003 781	SB3NCPYNTD	Notre Dame
1750	877 465 003 019	SB3NCPYUNC	North Carolina
975	877 465 003 774	SB3NCPYNEB	Nebraska
375	877 465 003 880	SB3NCPYMSB	Mississippi State
400	877 465 003 873	SB3NCPYMIS	Mississippi
950	877 465 003 767	SB3NCPYMSU	Michigan State
750	877 465 003 750	SB3NCPYMIA	Miami
475	877 465 000 261	SB3NCPYMAR	Maryland
875	877 465 003 743	SB3NCPYLSU	LSU
450	877 465 003 736	SB3NCPYLOU	Louisville
950	877 465 003 729	SB3NCPYKEN	Kentucky
975	877 465 003 712	SB3NCPYIOW	low8
475	877 465 003 699	SB3NCPYILL	Illinoia
- 1175	877 465 003 002	SB3NCPYGEO	Georgia
425	877 465 003 682	SB3NCPYFSU	Florida State
875	877 465 003 675	SB3NCPYFLA	Florida
375	877 465 003 668	SB3NCPYDUK	Duke
425	877 465 003 868	SB3NCPYCLE	Clemson
1125	877 485 002 951	SB3NCPYAUB	Auburn
1150	877 465 002 975	SB3NCPYALA	Alabama
QUANTITIES	UPC	STYLE CODE	SCHOOL



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D8874 - H41

7565			
182	877 465 004 399	TD2NCWIS1	Wisconsin
275	877 465 004 382	TD2NCUVA1	Virginia
232	877 465 004 375	TD2NCTXT1	Texas Tech
286	877 465 004 368	TD2NCPUR1	Purdue
492	877 465 001 763	TD2NCPSU1	Penn State (Navy)
£2,	877 465 001 817	TD2NCPSU2	Penn State (Cream)
491	877 465 004 351	TD2NCOKS1	Oklahoma State
0	877 465 001 800	TD2NCUNC1	North Carolina
436	877 465 001 770	TD2NCMSU1	Michigan State
288	877 465 004 344	TD2NCUMD1	Maryland
290	877 465 004 337	TD2NCLSU1	LSU
168	877 465 004 320	TD2NCLOU1	Louisville
203	877 465 001 787	TD2NCIOW1	lowa
298	877 465 004 313	TD2NCILL1	Illinois
283	877 465 001 794	TD2NCUGA1	Georgia
288	877 465 004 306	TD2NCCOL1	Colorado
191	877 465 004 290	TD2NCCLE1	Clemson
342	877 465 004 283	TD2NCAUB1	Auburn
282	877 465 004 276	TD2NCARK1	Arkansas
278	877 465 004 269	TD2NCAZI1	Arizona
STINU	OPC	STYLE CODE	SCHOOL



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Gryphon

D8874 - H42

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### MISCELLANEOUS Other (Bendos, Tins, Magnets, Ornaments)

### Penn State - Joe Paterno Bendo Figurine Notre Dame Helmet Keychain Tagz Notre Dame PLACT Car Magnet MG1NCPLACT STYLE CODE BENCPAT PTKCFBNTD 877 465 000 469 843 013 002 827 877 869 212 099

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793

Apr 20, 09 11:39a Gryphon

D8874 - H43

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Anthony Schlegel - #51	1 -	Ohio Stadium	Brutus	3LB - Hawk, Carpenter, Schlegel	Eddie George - #27	Bobby Carpenter - #42	Mike Nugent - #85	AJ Hawk2 - #47 vs. Winois	Woody Hayes	Archie Griffin - #45	Chris Spielman - #36	Basic Ath Logo/Signature Ball	DESCRIPTION	MEMORY FOOTBALL - 11.5"	Chris Spielmen - #36 Black/wht	Brutus	3LB - Hawk, Carpenter, Schlegel	Eddie George - #27	Bobby Carpenter - #42	Mike Nugent - #85	AJ Hawk2 - #47 vs. Illinois	Woody Hayes	Kelth Byars - #41	Archie Griffin - #45	Chris Spielman - #36 COLOR	Jack Tatum - #32	DESCRIPTION	MINI MEMORY FOOTBALL - 6"	Ohio State - Grip N Rip Basketball	Ohio State - Memory Basketball	DESCRIPTION	BASKETBALLS	SALIS & BARRELIAG
MBLNCSCHL	MBLFBOSU94	MBLSTFBOSU	MBLNCBRU	MBLNC3LINE	MBLNCEDD	MBLNCCARP	MBLNCNUG	MBLNCHAWK	MBLNCWOO	MBLNCARC	MBLNCSPI	MBLSSFBOSU	STYLE CODE			MBSNCBRU	MBSMNC3LINE	MBSNCEDD	MBSMNCCARP	MBSNCNUG	MBSMNCHAWK	MBSNCWOO	MBSNCBYA	MBSNCARC	MBSNCSPI	MBSNCTAT	STYLE CODE		GNRBBOSU	MBBNCOSU	STYLE CODE		
877 465 004 740	843 013 005 651	843 013 004 081	843 013 011 010	877 485 004 757	877 465 004 108	877 465 004 733	877 465 004 115	843 013 003 022	843 013 011 003	877 465 006 034	877 465 004 023	843 013 003 640	UPC			899 398 000 903	877 465 004 788	877 465 003 996	877 465 004 771	877 465 004 016	877 465 004 764	899 398 000 941	877 465 004 047	877 465 004 009	877 465 004 023	877 465 004 030	UPC		843 013 008 030	877 465 004 795	UPC	4	
0	183	0	0	0	104	52	272	198	0	45	0	٥	STINU	860	0	0	0	0	195	233	261	15	4	0	0	152	UNITS	872	872	0	UNITS		

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	Mike Nugent	AJ Hawk	Eddie George	Woody Hayes	DESCRIPTION	REPLAY FIGURINES		Ohio State - Fear the Nut	DESCRIPTION	GRIP N RIP FRISBEE	Ono State - black	Ohio State - white	Ohio State - red	DESCRIPTION	SUNGLASSES	Brotus - Single	Eddle George - Single	Ohio State - Single Helmet	Ohio State - Single Logo	Ohio State - 2pack PHOTO	Ohio State - 2pack	DESCRIPTION	DAWG TAGZ	Ohio State	DESCRIPTION	HELMET FOOTBALL	Ohio State - 11.5"	Ohio State - 8.5"	DESCRIPTION	THROWBACK FOOTBALLS	Ohio State - RUBBER Grip N Rip	Ohio State - PHRASE Gnp N Rip	Ohio State (Xmas/Holiday)	Ohio State	DESCRIPTION	GRIP N RIP FOOTBALL
	RENCULG	RPFBOSU47	RPFBOSU27	RFNCWOO	STYLE CODE			GRFNCOSU	STYLE CODE		SGINCOSUB	SGINCOSUW	SGINCOSUR	STYLE CODE		PTINCBRUCSU	PT1NC27OSU	PTINCFBOSU	DT1NCOSU	PTNCOSU	DTNCOSU	STYLE CODE		MBMHTOSU	STYLE CODE		TBLNCOSU	TBMNCOSU	STYLE CODE		RGRPHNCOSU	GRNCPHOSU	GRNCHDOSU	GRNCOSU	STYLE CODE	
ı	877 465 000 452	877 465 007 185	877 465 007 222	877 465 003 842	UPC			843013005590	UPC		843013008379	843013008352	843013005590	UPC		877 465 006 843	877 465 006 041	877 465 009 325	843 013 001 516	877 465 004 931	877 465 003 408	UPC		843 013 003 268	UPC		877 465 005 051	877 465 004 993	UPC		843 013 011 805	843 013 010 587	843 013 003 985	877 465 000 445	UPC	
3148	719	2427	0	0	UNITS		1406	1406	STINO	4034	1440	1500	1094	UNITS	1013	647	366		902	1011	346	UNITS	0	0	STINU	4	_	အ	SIINU	469	0	0	469	0	STINU	834

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Apr 20 '09 11:39a Gryphon D8874 - H45

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DESCRIPTION   STYLE CODE   UPC   UNITS	UNITS 875	UPC 843 013 006 634	STYLE CODE SB)GTGOSU	DESCRIPTION OSU Going to Game Single Spiritbands
RIPTION	UNITS 462	UPC 843 013 005 606	STYLE CODE	GOING TO THE GAME DESCRIPTION OSU Schedule/Trophy Football
RIPTION		877 465 000 490	OSNCAPC	Stacker 4-pack Omament
RIPTION         STYLE CODE         UPC         UNIT           tate - Brutus         BHGBNCBRU         877 465 003 941         305           mk - Tuxedo         BHGBNCBRU         877 465 007 266         680           tate (Brutus) - 3 FOOT         BH3NCMASOSU         877 465 007 208         2           BRTITION         STYLE CODE         UPC         UNITS           Izate 2 (O.H.I.O.) - Simple         SSINCOSU         877 465 007 437         600           Izate 3 pack         Simple         SSINCOSU         877 465 007 437         600           Izate - 3pack         SITYLE CODE         UPC         UNITS           Bendo Keychain         SITYLE CODE         UPC         UNITS <tr< td=""><td>0</td><td>877 465 004 238</td><td>CMNCOSU</td><td>Onio State Buckeye Leaf Car Magnet</td></tr<>	0	877 465 004 238	CMNCOSU	Onio State Buckeye Leaf Car Magnet
RIPTION         STYLE CODE         UPC         UNIT           Itale - Brutus         BHGBNCERU         877 465 003 941         305           Mr. Tuxedo         BHGBNCERU         877 465 003 941         305           Mr. Tuxedo         BHTUX47         843 013 007 268         680           Itale (Brutus) - 3 FOOT         BH3NCMASOSU         877 465 007 208         2           987         H SACK         STYLE CODE         UPC         UNITS           Itale         SSTINCOSU         877 465 007 437         600           Itale 2 (O.H.I.O.) - Simple         SSTINCOSU         877 465 007 437         600           Itale - Spack         SIMPRICOSU         843 013 002 964         0           Itale - Spack POUTH         SB3PNCOSU         899 398 000 569         UPC         UNITS           Itale - Spack POUTH         SB3PNCYOSUZ         877 485 002 142         UNITS           Itale - Spack POUTH         SB3PNCOSUZ         877 485 002 142         UNITS           Itale - Spack POUTH         SB3PNCOSUZ         877 465 000 476         0           Itale - Spack POUTH         SB3PNCOSUZ         877 465 000 476         0           Itale - Spack POUTH         SB3PNCOSUZ         877 465 000 476         0 <t< td=""><td>1800 o</td><td>677 869 212 044 677 869 212 082</td><td>BFNCBRU</td><td>Brutus Bendo Figurine Woody Bendo Figurine</td></t<>	1800 o	677 869 212 044 677 869 212 082	BFNCBRU	Brutus Bendo Figurine Woody Bendo Figurine
RIPTION         STYLE CODE         UPC         UNIT           Itate - Brutus         BHGBNCBRU         877 465 003 941         305           Mr. Tuxedo         BHTUX47         843 013 007 266         680           BHOBNCBRU         877 465 007 208         2           BHOBNCBRU         877 465 007 208         2           BHODNASOSU         877 465 007 208         2           BHODNAS         STYLE CODE         UPC         UNITS           Itate - Wirzstling         STYLE CODE         UPC         UNITS           Itate - Jack         STYLE CODE         UPC         UNITS           Itate - Jack         STYLE CODE         UPC         UNITS           Itate - Jack         SB3PNCOSU2         877 465 002 142         UNITS           Itate - Jack         SB3PNCOSU2         877 465 002 142         UNITS           Itate - Jack         SB3PNCOSU2         877 465 002 142         UNITS           Itate - Jack         SB3PNCOSU2         877 465 002 142         UNITS           Itate - Jack         SB3PNCOSU2         877 465 000 476         0           Itate - Jack         SB3PNCOSU1         877 465 000 476         0           Itate - Jack         SB3PNCOSU1         877 465 000 476	516	877 465 004 245	PTNCWOO	Woody Popcorn Tin
RIPTION         STYLE CODE         UPC         UNITS           Itate - Brutus         BHGBNCBRU         877 465 003 941         305           Mr Tuxedo         BHTUX47         843 013 007 266         680           BHODNOBY         877 465 007 208         2           BHODNOBY         877 465 007 208         2           BHODNOBY         STYLE CODE         UPC         UNITS           Itate         SSINCOSU         877 465 007 437         600           Itate         SINCOSU         877 465 007 437         600           Itate         SINCOSU         843 013 002 964         0           ITBANDS         STYLE CODE         UPC         UNITS           Itate - 3pack         SB3PNCOSU2         878 362 008 282         UNITS           Itate - 3pack         SB3PNCOSU2         877 465 002 142         UNITS           Itate - 3pack         SB3PNCYOSU2         877 465 002 142         UNITS           Itate - 3pack         SB3PNCYOSU2         877 465 002 142         UNITS           Itate - 3pack         SB3PNCYOSU2         877 465 002 142         UNITS           Itate - 3pack         SB3PNCYOSU2         877 465 002 142         UNITS	36 STINU	UPC 677 869 212 105	STYLE CODE BKNCBRU	DESCRIPTION Brutus Bendo Keychain
STYLE CODE UPC UNITS BHGBNCBRU 877 465 003 941 305 BHTUX47 843 013 007 266 680 DT BH3NCMASOSU 877 465 007 208 2  STYLE CODE UPC UNITS SS1NCOSUWR - 600 SS2NCOSU 843 013 002 964 0 SS2NCOSU 893 398 000 569 SB3PNCOSU2 878 362 008 282 SB3PNCOSU2 877 465 002 142	STIND	UPC 877 465 000 476	STYLE CODE TD2NCOSU1	TOP DAWGZ DESCRIPTION Othio State
STYLE CODE   UPC   MILE	7	899 398 000 569 878 362 008 282 877 465 002 142	SB3PNCOSU2 SB3PNCYOSU2	Ohio State - 3pack Ohio State - 3pack 2 Ohio State - 3pack YOUTH
STYLE CODE UPC BHGBNCBRU 877 465 003 941 BHTUX47 843 013 007 266 BH3NCMASOSU 877 465 007 208 STYLE CODE UPC SS1NCOSUWRR - SS2NCOSU 843 013 002 964	OTINI OTINI	upo .	STYLE CODE	SPIRITBANDS DESCRIPTION
STYLE CODE UPC BHGBNCBRU 877 465 003 941 BHTUX47 843 013 007 266 3 FOOT BH3NCMASOSU 877 465 007 208 STYLE CODE UPC SSINCOSU 877 485 007 437	000	843 013 002 964	SS2NCOSU	Ohlo State 2 (O.H.I.O.) - Simple
STYLE CODE   UPC   UPC	STINU	UPC 877 465 007 437	STYLE CODE SSINCOSU	Ohio State
STYLE CODE UPC BHGBNCBRU 877 465 003 941 BHTUX47 843 013 007 266 BH3NCMASOSU 877 465 007 208	987			SINCH SACK
STYLE CODE UPC  BHGBNCBRU 877 465 003 941  BHJ11YA7 843 013 007 266	2 6	877 465 007 208	BH3NCMASOSU	Ohio State (Brutus) - 3 FOOT
STYLE CODE UPC	305	877 465 003 941	BHGBNCBRU	AJ Hawk - Tuxedo
	UNITS	Odu	STYLE CODE	DESCRIPTION

Ohio State Replay T-Shirts

Apr 20-09 11:39a C Gryphon

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			Mile Viabel				Color States	tab With					Chris Spielman					tack Tatiers					Craig Krenzel					Mike Nugeri					Kalih Ryan					Archie Griffin				Hopby Carpenter				Canada Service	Arthony Critical					CBABLI ADDOA
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Apr 20"09 11:42a Gryphon D8874 - H55

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### D8874 - H56

4:18 PM 03/12/09

### SILVER KNIGHT SALES & MARKETING A/R Aging Summary

As of March 12, 2009

	Current	1 - 30	31 - 60	61 - 90	> 90	TOTAL
Richardson Company	0.00	0.00	0.00	-180.00	0.00	-180.00
Nittany Outlet	0.00	0.00	0.00	0.00	-250.00	-250.00
Academy, Ltd.	0.00	0.00	9.00	0.00	-30.00	-30.00
Bill's Buckeye Stuff	256.00	0.00	0.00	0.00	0.00	256.00
Bob's Sports World	230.00	0.00	0.00	0.00	0.00	230,00
Buckeye Connection	0.00	0.00	0.00	0.00	650.67	650.67
Buckeye E-Bike	0.00	0.00	0.00	0.00	4,576.50	4,576.50
Buckeye Sports Zone	0.00	0.00	0.00	0.00	2,039.00	2,039.00
Campus Collections	0.00	162.00	0.00	0.00	0.00	162.00
Cardboard Heroes, Inc.	0.00	2,880.00	0.00	0.00	0.00	2,880.00
Charlesion Department Store	1,773.00	0.00	0.00	0.00	0.00	1,773.00
CMS Sports Fan Action	0.00 0.00	0.00	0.00	0.00	-20.50	-20.50
ran Acuon Fan Fare	0.00	0.00 110.00	0.00	0.00	4,077.00	4,077.00
Fen Manie	0.00	0.00	0.00	0.00 0.00	0.00 7,453.00	110.00
Fon Mania1	0.00	0.00	0.00	0.00	7,453.00 9,634.00	7,453,00 9,634.00
FANATIC FANZ	0.00	0.00	0.00	U.UU	9,034.00	3,034.00
Fanatic Fanz/AL	0.00	0.00	0.00	0.00	135.00	135.00
Total FANATIC FANZ	0.00	0.00	0.00	0.00	135.00	135.00
Fans Choice	0.00	0.00	0.00	0.00		
Foliett Bookstores	0.00	0.00	0.00	0.00	9,087.25	9,087.25
Univ of Notre Dame-Catalog Ctr.	112.50	0.00	0.00	0.00	0.00	112.50
Baylor Bookstore	200.00	0.00	0.00	0.00	0.00	200.00
University of Okiahoma Bookstore	0.00	0.00	0.00	0.00	132.00	132.00
Hammes Notre Dame Bookstore	0.00	0.00	0.00	0.00	0.00	0.00
Total Follett Bookstores	312.50	0.00	0.00	0.00	132.00	444.50
Garnet and Gold	108.00	0.00	0.00	0.00	0.00	108.00
Gaston Enterprisea	67.00	0.00	0.00	0.00	0.00	67.00
Gator Fever	137.50	0.00	0.00	57.00	0.00	194.50
Gridiron Sports LLC Irish Fan Shop	0.00 110.00	863.00	0.00	0.00	0.00	863.00
JD Becker	1.426.00	52,00 0.00	259.00 0.00	499.00	0.00	920.00
Jewelry Warehouse	0.00	0.00	0.00	-4.00 0.00	0.00	1,422.00
Johnny T-Shirt	444.00	0.00	0.00	2,253.50	3,000.00 0,00	3,000.00
Little Big Man	0.00	0.00	0.00	0.00	125.00	2,697.50 125.00
Matus Enterprises	240.00	0.00	0.00	0.00	0.00	240.00
MC Sports	2,100,00	0.00	0.00	0.00	0.00	2,100.00
McMillin's	0.00	0.00	0.00	0.00	410.00	410.00
National Cap	10,611.00	0.00	0.00	0.00	0.00	10,611.00
Nationwide ins	0.00	0.00	0.00	0.00	-767.00	-767.00
NC Sports & Gifts, Inc.	0.00	0.00	0.00	0.00	158.00	158.00
OSU Wrestling/Torn Ryan	0.00	0.00	0.00	0.00	2,551.50	2,551.50
Pro Sports	0.00	0.00	0.00	0.00	9,934.00	9,934.00
Shrunken Heed Boutlque, Inc.	250,00	0.00	0.00	0.00	0.00	250.00
Sports Nuts Sports Zone	0.00 0.00	0.00 0.00	0.00 0.00	0.00	-79.00	-79.00
Sports Zone New Phil	0.00	0.00	0.00	0.00 0.00	10,025.00	10,025.00
Sports Zone1	0.00	0.00	0.00	0.00	792.00 1.875.00	792.00 1.875.00
Sportz Crazy	522.00	9.00	0.00	0.00	0.00	522.00
Stlers Gifts	172.00	0.00	0.00	0.00	0.00	172.00
Student Book Store, Inc Michigan State	0.00	240.00	0.00	0.00	0.00	240.00
team Spirit	0.00	0.00	0.00	0.00	0.00	0.00
Team Spirit USA	0.00	0.00	0.00	0.00	1,938.00	1,938.00
Texas College Gear	0.00	0.00	0.00	0.00	1,078.00	1,078.00
The Doug Out	0.00	0.00	0.00	0.00	6,320.50	6,320.50
The Finish Line	0.00	0.00	0.00	0.00	-132.80	-132.80
The Kulture	0.00	0.00	0.00	0.00	180.00	180.00
Track Action	0.00	0.00	0.00	0.00	550,00	550.00
Unique Sports	0.00	0.00	0.00	0.00	951.00	951.00
University Co-Operative Society, Inc. Wal-Mart's	0.00	192.00	516.00	0.00	0.00	708.00
Wal-Mart #5466	0.00	0.00	0.00	720.00	0.00	720.00
Wal-Mart #2725	420.00	0.00	0.00	0.00	0.00	720.00 420.00
Total Wal-Mart's	420.00	0.00	0.00	720.00	0.00	1,140.00
OTAL	19,179.00	4,499.00	775.00	3,345.50	76,393.12	104,191.62

